



भारत का राजपत्र

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इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके।
(Separate paging is given to this Part in order that it may be filed as a separate compilation)

भाग IV
[PART IV]

[गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएँ]

[Advertisements and Notices issued by Private Individuals and Private Bodies]

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BY ORDER

Controller of Publication

नाम परिवर्तन

मैं, अब तक देवीलाल चमार के नाम से ज्ञात सुपुत्र श्री जीवाजी चमार, निवासी गामठवाडा सागवाडा, तहसील-सागवाडा, जिला-डूंगरपुर (राजस्थान) ने अपना नाम बदल लिया है और इसके पश्चात् मेरा नाम देवीलाल यादव होगा।

प्रमाणित किया जाता है कि मैंने इस बारे में अन्य कानूनी शर्तों को पूरा कर लिया है।

देवीलाल चमार

[हस्ताक्षर (वर्तमान पुराने नाम के अनुसार)]

मैं, अब तक राकेश कुमार हरिजन के नाम से ज्ञात सुपुत्र श्री बंसीलाल हरिजन, निवासी गांधीनगर, एच-4, मल्ला तलाई, उदयपुर, जिला-उदयपुर (राजस्थान) ने अपना नाम बदल लिया है और इसके पश्चात् मेरा नाम राकेश कुमार कल्याण होगा।

प्रमाणित किया जाता है कि मैंने इस बारे में अन्य कानूनी शर्तों को पूरा कर लिया है।

राकेश कुमार हरिजन
[हस्ताक्षर (वर्तमान पुराने नाम के अनुसार)]

I, hitherto known as KANHAIYA LAL KURMI son of Late BHAWANI KURMI, employed as Passenger Guard in Indian Railways, residing at 84/A, Bangashre Pally Swamiji Road, P.O.-Parnashree, Kolkata-700060, West Bengal, have changed my name and shall hereafter be known as KANHAIYA LAL VERMA.

It is certified that I have complied with other legal requirements in this connection.

KANHAIYA LAL KURMI
[Signature (in existing old name)]

I, hitherto known as DIPTIBEN daughter of Sh. DINESHCHANDRA B. PANDYA, residing at Param Praman Darshanalya, N.H. No. 8, Killa Pardi, Dis : Valsad, have changed my name and shall hereafter be known as SWAMINI SATPRIYANAND SARASWATI.

It is certified that I have complied with other legal requirements in this connection.

DIPTIBEN
[Signature (in existing old name)]

I, hitherto known as ANUPMA KARDAM daughter of Shri UDAICHAND employed as student residing at 14/490 Sector-I, Diz Area, Gole Market, New Delhi-110001 have changed my name and shall hereafter be known as ANUPMA VERMA.

It is certified that I have complied with other legal requirements in this connection.

ANUPMA KARDAM
[Signature (in existing old name)]

I, hitherto known as CHANDAN son of Sh. M. P. GUPTA, residing at B-336/A, New Ashok Nagar, Delhi-110096, have changed my name and shall hereafter be known as DAKSH GUPTA.

It is certified that I have complied with other legal requirements in this connection.

CHANDAN
[Signature (in existing old name)]

I, hitherto known as MADHULIKA MISHRA daughter of Sh. KRISHAN KUMAR MISHRA wife of Sh. VIPIN KUMAR AGNIHOTRI, residing at 82-C, Sector-4, DIZ Area, Baba Kharak Singh Marg, New Delhi-110001, have changed my name and shall hereafter be known as VIDUSHI AGNIHOTRI.

It is certified that I have complied with other legal requirements in this connection.

MADHULIKA MISHRA
[Signature (in existing old name)]

I, hitherto known as SHALINI K. KULKARNI wife of Sh. SANJAY G. BHAGWAT, employed as Asstt. Professor in KLE University's Shri B. M. Kankanwadi Ayurved Mahavidyalaya, Shahapur, Belgaum, residing at 257/3, Hiremath Building, Sarvodaya Marg, Hindwadi, Belgaum-11, have changed my name and shall hereafter be known as SHALINI S. BHAGWAT.

It is certified that I have complied with other legal requirements in this connection.

SHALINI K. KULKARNI
[Signature (in existing old name)]

I, hitherto known as SWATI AUGUSTIN daughter of Sh. AJAY KUMAR, residing at 2G, Church Compound, Masih Garh, New Delhi, have changed my name and shall hereafter be known as SHIRLEY AUGUSTIN.

It is certified that I have complied with other legal requirements in this connection.

SWATI AUGUSTIN
[Signature (in existing old name)]

I, hitherto known as BASUDEB PRAMANIK son of Late KALIPADA PRAMANIK (SARKAR), employed as Depot. Material Superintendent, in S. E. Rly., Engineering Store Depot. Under Assistant Material Manager (ESD), S. E. Rly. Post-Kharagpur, Distt.-Paschim Medinipur (W.B.), residing at MS/II/30, Unit No. 'A', P.O.-Nimpura, P.S. : Kharagpur (T), Distt.-Paschim Medinipur (W.B.), Pin-721304, West Bengal, have changed my name and shall hereafter be known as BASUDEB SARKAR.

It is certified that I have complied with other legal requirements in this connection.

BASUDEB PRAMANIK
[Signature (in existing old name)]

I, hitherto known as E. H. V. MALLESWARA RAO son of Sh. E. RAMANA, employed as Scientific Officer 'D', Safety Engineering Division, Nuclear & Safety Engineering Group, Indira Gandhi Centre for Atomic Research, Kalpakkam, Tamil Nadu-603102, residing at 18, Sadras East, D.A.E. Township, Kalpakkam, Tamil Nadu-603102, have changed my name and shall hereafter be known as ELLAPU HEMANTH RAO.

It is certified that I have complied with other legal requirements in this connection.

E. H. V. MALLESWARA RAO
[Signature (in existing old name)]

I, hitherto known as NEETU DIXIT son of Sh. HARI BABU DIXIT, employed as Systems Engineer in Infosys Technologies Limited, Hyderabad, having present address Flat No. 302, Plot No. 142, Vinayak Nagar, Gachi Bowli, Hyderabad, (A.P.) and permanent address 218, Badanpur, Auraiya (U.P.), have changed my name and shall hereafter be known as NIKHIL DIXIT.

It is certified that I have complied with other legal requirements in this connection.

NEETU DIXIT
[Signature (in existing old name)]

I, JANCY JOSEPH wife of Mr. SONY JOSEPH, residing at 5-B, Bazar Lane, Bhogal Jangpura, New Delhi-110014, have changed the name of my minor son JERIN GEORGE, aged 8 (Eight) years and he shall hereafter be known as GEORGE JOSEPH.

It is certified that I have complied with other legal requirements in this connection.

JANCY JOSEPH
[Signature of Guardian]

I, hitherto known as HARMIT KAUR wife of Sh. RATTAN SINGH, doing Business, residing at B-1A/51B, Janak Puri, New Delhi-110058, have changed my name and shall hereafter be known as INDERDIP KAUR.

It is certified that I have complied with other legal requirements in this connection.

HARMIT KAUR
[Signature (in existing old name)]

I, hitherto known as JANAK SHARMA wife of Sh. RAJENDER KUMAR SHARMA, employed as Sahayak Adhayapika, Purva Madhyamik Vidyalaya, Baithain Kalan, Kosi Kalan, Distt.-Mathura, U.P., residing at 179, Sector-17, Faridabad-121002 (Haryana), have changed my name and shall hereafter be known as RENU SHARMA.

It is certified that I have complied with other legal requirements in this connection.

JANAK SHARMA
[Signature (in existing old name)]

I, hitherto known as KUNAL KUMAR son of Sh. G. D. SHARMA, employed as Chef De Parte in The Gateway Hotel (Taj Hotels, Resorts and Palaces), Jodhpur, residing at 157, DDA Flats, Jaidev Park, Punjabi Bagh East, New Delhi-110026, have changed my name and shall hereafter be known as KUNAL BAKSHI.

It is certified that I have complied with other legal requirements in this connection.

KUNAL KUMAR
[Signature (in existing old name)]

I, hitherto known as RAJAN son of Sh. NOBAT SINGH, employed as Technical Support Engineer in Linkquest Telecom Ltd., residing at 411-Shakti Khand-IV, Indirapuram, Ghaziabad-201010 and my permanent address is 47, Village Ghondli, Post Office : Krishan Nagar, Delhi-110051, have changed my name and shall hereafter be known as RAJAN SINGH.

It is certified that I have complied with other legal requirements in this connection.

RAJAN
[Signature (in existing old name)]

I, hitherto known as GAURAV son of Sh. HEMENDRA KUMAR, employed as Assistant Manager in Reliance People Serve Ltd. at Navi Mumbai, residing at 'Satyam' Professors' Colony, Budaun-243601 (U.P.), have changed my name and shall hereafter be known as GAURAV VARSHNEY.

It is certified that I have complied with other legal requirements in this connection.

GAURAV
[Signature (in existing old name)]

I, hitherto known as MAREDDY YALLAMANDAREDDY son of Sh. VENKATA SUBBAIAH, residing at C/o B. Vijaya Bhasker Reddy, Maripudi (V&M), Prakasam Distt., Pin-523242, A. P., have changed my name and shall hereafter be known as MAREDDY KRISHNA MANOHAR REDDY.

It is certified that I have complied with other legal requirements in this connection.

MAREDDY YALLAMANDAREDDY
[Signature (in existing old name)]

I, hitherto known as MADHI REDDY RAVI KUMAR son of Sh. M. RAMA RAO, residing at C-109, Vanasthalipuram, Hyderabad-500070, A.P., have changed my name and shall hereafter be known as MADIREDDI SSIDDHARTH.

It is certified that I have complied with other legal requirements in this connection.

MADHI REDDY RAVI KUMAR
[Signature (in existing old name)]

I, KRRISHNA MOHANN SANAGALLA son of Sh. K. MAREPPA, residing at Hanakanahal (V&P), Belugupa (Via) Kanekal (M), Ananthapur (Distt.); A.P., have changed the name of my minor son SANAGALA CHAITANYA, aged 6 years and he shall hereafter be known as CHAITANYA KRRISHNA SANAGALLA.

It is certified that I have complied with other legal requirements in this connection.

KRRISHNA MOHANN SANAGALLA
[Signature of Guardian]

I, hitherto known as RAMESH KUMAR son of Late MAHENDRA MAHTO, residing at C-1/13, Pratap Garden, Bindapur, Uttam Nagar, New Delhi-110059, have changed my name and shall hereafter be known as SURESH KUMAR.

It is certified that I have complied with other legal requirements in this connection.

RAMESH KUMAR
[Signature (in existing old name)]

I, hitherto known as KIRPAL SINGH son of Sh. SURJAN SINGH, employed as Divisional Engineer BSNL, residing at W-5/903, Tangian Wali Gali Basti Gobind Garh Moga-142001, have changed my name and shall hereafter be known as KIRPAL SINGH ARORA.

It is certified that I have complied with other legal requirements in this connection.

KIRPAL SINGH
[Signature (in existing old name)]

I, hitherto known as NIRJA KUMRI w/o Sh. AWADH BHUSHAN DUBEY, a Housewife, residing at GH-5 & 7/683, Paschim Vihar, New Delhi-110087, have changed my name and shall hereafter be known as NIRUEH DUBEY.

It is certified that I have complied with other legal requirements in this connection.

NIRJA KUMRI
[Signature (in existing old name)]

I, hitherto known as RACHNA MONGA daughter of Sh. NARINDER MOHAN MONGA, a Housewife, residing at 403, D Wing, Neel Ganga Society, Lower Parel, Mumbai-400013, have changed my name and shall hereafter be known as RACHNA V. KOPPIKAR.

It is certified that I have complied with other legal requirements in this connection.

RACHNA MONGA
[Signature (in existing old name)]

I, hitherto known as SUNITA SHARMA wife of Sh. RAJESH KUMAR, residing at C-106-B, Ram Dutt Enclave, Uttam Nagar, New Delhi-110059, have changed my name and shall hereafter be known as SANGITA SHARMA.

It is certified that I have complied with other legal requirements in this connection.

SUNITA SHARMA
[Signature (in existing old name)]

I, hitherto known as SUNIL KUMAR son of Late OM PRAKASH SHARMA, employed as Gangman under C.P.W.I. in the South Eastern Railway, (KGP), residing at Vill-Amlagohal, P.O. : Harijama, P.S. : Panskura, Distt : Purba Medinipur, W.B., have changed my name and shall hereafter be known as SUNIL KUMAR SHARMA.

It is certified that I have complied with other legal requirements in this connection.

SUNIL KUMAR
[Signature (in existing old name)]

I, hitherto known as A. J. GIRISH son of Sh. A. J. JAI KUMAR, residing at Apex Amber 5/1 Hall Road, Richards Town, Bangalore-560005, have changed my name and shall hereafter be known as BALU JAI.

It is certified that I have complied with other legal requirements in this connection.

A. J. GIRISH
[Signature (in existing old name)]

I, hitherto known as BHALABHAI PATEL son of Sh. REVABHAI PATEL, employed as Regular Mazdoor in BSNL, Vadodara, residing at Tekra Faliyu at Post : Padardi, Tal.-Shahera and Distt.-Panchmahal, Gujarat State, have changed my name and shall hereafter be known as GANPAT SINH.

It is certified that I have complied with other legal requirements in this connection.

BHALABHAI PATEL
[Signature (in existing old name)]

I, hitherto known as SITARANJAN SINGH son of Late BIJOY KUMAR SINGH, employed as Labour in Govt. of India Forms Store, Kolkata-700013, residing at Central Govt. Staff Qr. Block G-5, Qr. No. 109, Narkeldanga, Kolkata-54, have changed my name and shall hereafter be known as SITARANJAN SINGHA.

It is certified that I have complied with other legal requirements in this connection.

SITARANJAN SINGH
[Signature (in existing old name)]

I, hitherto known as BHRAMAR BATRA son of Sh. ASHOK KUMAR BATRA, employed as Team Leader in City Financial Bank, residing at WZ-339, Street No. 19, Sant Garh, New Delhi-110018, have changed my name and shall hereafter be known as BHARAT BATRA.

It is certified that I have complied with other legal requirements in this connection.

BHRAMAR BATRA
[Signature (in existing old name)]

I, hitherto known as SONU CHOPRA son of Sh. DEV RAJ CHOPRA, residing at G-64, Gali No. 8, Raja Puri Uttam Nagar, New Delhi-110059, have changed my name and shall hereafter be known as SANJEEV CHOPRA.

It is certified that I have complied with other legal requirements in this connection.

SONU CHOPRA
[Signature (in existing old name)]

I, hitherto known as ASHISH KUMAR son of Sh. GURNAM SINGH GILL, residing at 5, Thakar Niwas, Village-Dhattal, Post Office-Khapar Kheri, Amritsar, Punjab, have changed my name and shall hereafter be known as DILSHAAD GILL.

It is certified that I have complied with other legal requirements in this connection.

ASHISH KUMAR
[Signature (in existing old name)]

I, MOHAN DASS S/o Sh. DULI RAM, employed as Beldar in the Delhi Jal Board, residing at 7, Church Road, Bhogal, Jangpura, New Delhi-110014, have changed the name of my minor daughter SHIVANI aged 13 years, she shall hereafter be known as HARSHITA.

It is certified that I have complied with other legal requirements in this connection.

MOHAN DASS
[Signature of Guardian]

I, hitherto known as RAVI PRASAD S/o Sh. RAM SINGH DAYAL, employed as Director in the Yashy Enterprises, residing at RZ, E-61 B/29, Tughlakabad Ext. Opp. Tara Apartment, New Delhi, have changed my name and shall hereafter be known as RAVI DAYAL.

It is certified that I have complied with other legal requirements in this connection.

RAVI PRASAD
[Signature (in existing old name)]

I, hitherto known as MAYAVATI wife of Sh. ASHT BHUJA PRASAD MISHRA, a Housewife, residing at C-40, Hanuman Raod, Near Bangla Sahib Gurudwara, New Delhi-110001, have changed my name and shall hereafter be known as MAYA MISHRA.

It is certified that I have complied with other legal requirements in this connection.

MAYAVATI
[Signature (in existing old name)]

I, hitherto known as SURBHI KIRTI & SURABHI KIRTI daughter of Sh. ASHT BHUJA PRASAD MISHRA, a student, residing at C-40, Hanuman Road, Near Bangla Sahib Gurudwara, New Delhi-110001, have changed my name and shall hereafter be known as SURABHI KIRTI MISHRA.

It is certified that I have complied with other legal requirements in this connection.

SURBHI KIRTI & SURABHI KIRTI
[Signature (in existing old name)]

I, hitherto known as JAYA GUPTA wife of Sh. RAKESH KUMAR, residing at C-2/42, Safdarjang Development Area, Hauz Khas, New Delhi-110016, have changed my name and shall hereafter be known as JAYA RAKESH.

It is certified that I have complied with other legal requirements in this connection.

JAYA GUPTA
[Signature (in existing old name)]

I, hitherto known as SURAJ MAL HARIJAN son of Sh. INDER RAM HARIJAN, employed as Sweeper in the Ministry of Finance, Deptt. of Economic Affairs, residing at B-224/Pandav Nagar, JJ Colony, Shadipur Depot, New Delhi-110008, have changed my name and shall hereafter be known as SURAJ MAL.

It is certified that I have complied with other legal requirements in this connection.

SURAJ MAL HARIJAN
[Signature (in existing old name)]

I, hitherto known as NISHA wife of Sh. NAROTAM KESHAV, residing at B-154A, Vishwash Park, Uttam Nagar, New Delhi, have changed my name and shall hereafter be known as NISHU BALA.

It is certified that I have complied with other legal requirements in this connection.

NISHA
[Signature (in existing old name)]

I, hitherto known as TEENU daughter of Sh. P. V. POULOSE, residing at JD/18C, Khirki Extn., Malviya Nagar, New Delhi-110017, have changed my name and shall hereafter be known as BONSY POULOSE.

It is certified that I have complied with other legal requirements in this connection.

TEENU
[Signature (in existing old name)]

I, hitherto known as ALOKE RANJAN MUKHOPADHYAY son of Late HARI PADA MUKHOPADHYAY, employed as T. M. O/o The S. D. E Telecom, M. T. P. S., Gaugajalghati, Bankura, residing at Vill & P. O. Barjora Dist. Bankura Pin-722202, have changed my name and shall hereafter be known as ALOKE RANJAN MUKHERJEE.

It is certified that I have complied with other legal requirements in this connection.

ALOKE RANJAN MUKHOPADHYAY
[Signature (in existing old name)]

I, hitherto known as HARADHAN MUKHOPADHYAY son of Late SANTOSH KUMAR MUKHOPADHYAY, employed as Junior Accounts Officer (TR), O/o The G. M. Telecom, BSNL Banzura, residing at Jogeshpally (Mathpara), P. O. & Dist. Bankura Pin-722101, have changed my name and shall hereafter be known as HARADHAN MUKHERJEE.

It is certified that I have complied with other legal requirements in this connection.

HARADHAN MUKHOPADHYAY
[Signature (in existing old name)]

I, hitherto known as VISHWAKARMA son of Sh. HARI LAL SHARMA, employed as Medical Officer Rajkiya Ayurvedic Chikitsalaya, Chaubeypur, Varanasi, Under Divisional Office Chhetriya Ayurvedic & Unani Aadhakari, Varanasi (U.P.), residing at Vill-Dubauli, Post-Deoriameer Distt-Deoria U.P., have changed my name and shall hereafter be known as VISHWAKARMA RAMAN.

It is certified that I have complied with other legal requirements in this connection.

VISHWAKARMA
[Signature (in existing old name)]

I, hitherto known as SURESH KUMAR son of Sh. RAM SINGH, residing at DB-112A, DDA Flats Hari Nagar, New Delhi-110064, have changed my name and shall hereafter be known as SURESH SINGH.

It is certified that I have complied with other legal requirements in this connection.

SURESH KUMAR
[Signature (in existing old name)]

I, hitherto known as S. TULSAIAH son of Sh. S. GOPAIAH, employed as DRM in the Port Blair Municipal Council, residing at Dairy Farm, Ward No. 9, have changed my name and shall hereafter be known as S. TULSI RAO.

It is certified that I have complied with other legal requirements in this connection.

S. TULSAIAH
[Signature (in existing old name)]

I, DIVYA JAGDISH PAHLIWANI wife of Sh. JAGDISH KUNDANDAS PAHLIWANI, residing at Hariom Palace, Flat No. 107, 1st Floor, 8AX, Sector-C, Scheme-71, Near Dastoor Garden, Indore-452009, Madhya Pradesh, have changed the name of my minor son MONISH JAGDISH

KUNDANDAS alias MONISH POHUMAL aged 17 years and he shall hereafter be known as MONISH JAGDISH PAHLIWANI.

It is certified that I have complied with other legal requirements in this connection.

DIVYA JAGDISH PAHLIWANI
[Signature of Guardian]

I, hitherto known as SANJEEV MALHOTRA son of Sh. S. K. MALHOTRA, residing at 7, Asola, Mehrauli, New Delhi-110030, have changed my name and shall hereafter be known as SANJEEV MALHOTRA.

It is certified that I have complied with other legal requirements in this connection.

SANJEEV MALHOTRA
[Signature (in existing old name)]

I, hitherto known as LAEEQ AHMED son of Sh. SHAFIQ AHMED, residing at E-11/89, New Colony, Houz Rani, Malviya Nagar, New Delhi-110017, have changed my name and shall hereafter be known as SAMEER AHMED.

It is certified that I have complied with other legal requirements in this connection.

LAEEQ AHMED
[Signature (in existing old name)]

I, hitherto known as JIGYASA WIG son/daughter of Sh. VIRENDER NATH WIG, a student in the Delhi University, residing at A-15/4, Rana Partap Bagh, Delhi-110007, have changed my name and shall hereafter be known as PIA WIG.

It is certified that I have complied with other legal requirements in this connection.

JIGYASA WIG
[Signature (in existing old name)]

I, hitherto known as SHILPA MALHOTRA wife of Sh. MOHIT SARIN, residing at B-76, Sarvodaya Enclave, New Delhi-110017, have changed my name and shall hereafter be known as SHILPA MOHIT SARIN.

It is certified that I have complied with other legal requirements in this connection.

SHILPA MALHOTRA
[Signature (in existing old name)]

I, hitherto known as GAGAN DEEP SINGH son of Sh. MALKIAT SINGH KINGRA, residing at 245, Police Colony, Ahata Kidara, Idgah Raod, Sadar Bazaar,

Delhi-110006, have changed my name and shall hereafter be known as GAGAN DEEP SINGH KINGRA.

It is certified that I have complied with other legal requirements in this connection.

GAGAN DEEP SINGH

[Signature (in existing old name)]

I, hitherto known as SHAKUNTALA SHARMA wife of Sh. ANIL KUMAR VASHISTHA, residing at A-8/26, Sector-16, Rohini, Delhi-110085, have changed my name and shall hereafter be known as SHAKUNTALA VASHISTHA.

It is certified that I have complied with other legal requirements in this connection.

SHAKUNTALA SHARMA

[Signature (in existing old name)]

I, hitherto known as GEETA wife of Sh. VIJAY MITTAL, a Housewife, residing at 43, Radhey Puri Extn. I, Delhi-110051, have changed my name and shall hereafter be known as VANITA MITTAL.

It is certified that I have complied with other legal requirements in this connection.

GEETA

[Signature (in existing old name)]

I, hitherto known as OM PRAKASH KURMI son of Late SURAJBALI PRASAD KURMI, employed as Masalchi in the Section O.F.H. Ishapore of Metal & Steel Factory, Ishapore, residing at BL. No. 22, Holding No. 82, Sugiapara, P. O. Kankinara, Dist. North 24-Parganas (West Bengal), Pin No.-743126 have changed my name and shall hereafter be known as OM PRAKASH SHAW.

It is certified that I have complied with other legal requirements in this connection.

OM PRAKASH KURMI

[Signature (in existing old name)]

I, hitherto known as CHIRCUTYA son of Sh. DUDYA DABRASE, employed as Examiner High Skilled in the Ordnance Factory, Ambajhari, Nagpur, residing at A-18, Rathod Layout, Anant Nagar, Nagpur-440013, have changed my name and shall hereafter be known as BABANRAO.

It is certified that I have complied with other legal requirements in this connection.

CHIRCUTYA

[Signature (in existing old name)]

I, hitherto known as RAJ daughter of NATHU SINGH wife of Sh. DRUPAD doing study, residing at 242, Sonal Bhawan, Behind R.T.O. Office, Vidhaya Nagar, Jodhpur (Rajasthan) Pin Code-342006, have changed my name and shall hereafter be known as PRAGYA SINGH.

It is certified that I have complied with other legal requirements in this connection.

RAJ

[Signature (in existing old name)]

I, hitherto known as DULARI KHANDELWAL alias DULARI GUPTA alias RAMA GUPTA wife of Sh. GHANSHYAM DASS, a Housewife and residing at 136/4, Gali No. 4, Than Singh Nagar, Anand Parbat, New Delhi, have changed my name and shall hereafter be known as RAM DULARI.

It is certified that I have complied with other legal requirements in this connection.

DULARI KHANDELWAL

[Signature (in existing old name)]

I, hitherto known as AMARJEET SINGH son of Sh. GURDAYAL SINGH, employed as Civilian Driver in the Indian Airforce, residing at 170/4 Old Project, Air Force Halwara Sudhar, Ludhiana, Punjab, have changed my name and shall hereafter be known as AMARJEET SINGH DHALIWAL.

It is certified that I have complied with other legal requirements in this connection.

AMARJEET SINGH

[Signature (in existing old name)]

I, hitherto known as YOGENDER SINGH son of Sh. NARAYAN SINGH, residing at 412/13, Laxmi Vihar, Burari, Delhi-110084, have changed my name and shall hereafter be known as YOGENDER SINGH DANGWAL.

It is certified that I have complied with other legal requirements in this connection.

YOGENDER SINGH

[Signature (in existing old name)]

I, hitherto known as AJAY KUMAR BHATIA son of Sh. L. D. BIIATIA, employed as Advocate, residing at 242, Kailash Hills, East of Kailash, New Delhi-110065, have changed my name and shall hereafter be known as AJAI KUMAR BHATIA.

It is certified that I have complied with other legal requirements in this connection.

AJAY KUMAR BHATIA

[Signature (in existing old name)]

I, SANJAY SAINI son of Sh. D. S. SAINI, employed as Technician in the Delhi Doordarshan Kendra, residing at RZ-34 A, Raj Nagar-1, Dada Chatriwala Marg, Palam Colony, New Delhi-110045, have changed the name of my minor son ROHAN SAINI aged 16 years and he shall hereafter be known as HARSH TONDWAL.

It is certified that I have complied with other legal requirements in this connection.

SANJAY SAINI
[Signature of Guardian]

I, SANJAY SAINI son of Sh. D. S. SAINI, employed as Technician in the Delhi Doordarshan Kendra, residing at RZ-34A, Raj Nagar-1, Dada Chatriwala Marg, Palam Colony, New Delhi-110045, have changed the name of my minor daughter KHUSHI SAINI aged 9 years and she shall hereafter be known as KUNIKA TONDWAL.

It is certified that I have complied with other legal requirements in this connection.

SANJAY SAINI
[Signature of Guardian]

I, hitherto known as ARUN KUMAR MISRA son of Sh. SURENDRA NATH MISHRA, residing at SMQ 743/2, Air Force-I, Jamnagar, Gujarat-361003, have changed my name and shall hereafter be known as ARUN KUMAR MISHRA.

It is certified that I have complied with other legal requirements in this connection.

ARUN KUMAR MISRA
[Signature (in existing old name)]

I, hitherto known as PRAVIN ARUN SHIMPI son of Sh. ARUN SITARAM SHIMPI, employed as Electrician/SS in Ordnance Factory, Ambarnath, residing at J-06/10, Ordnance Estate, Ambarnath, Tal : Ambarnath (W), Dist. Thane, Maharashtra State, have changed my name and shall hereafter be known as KULDEEP SUBHASH SHIMPI.

It is certified that I have complied with other legal requirements in this connection.

PRAVIN ARUN SHIMPI
[Signature (in existing old name)]

I, hitherto known as SATYANAND APALNAR BARETTO son of Sh. MOHAN PRABHU, residing at 142, Green Towers, Plot 7-C, Sector-23, Dwarka, New Delhi-110077, have changed my name and shall hereafter be known as SATYANAND MOHAN PRABHU.

It is certified that I have complied with other legal requirements in this connection.

SATYANAND APALNAR BARETTO
[Signature (in existing old name)]

I, hitherto known as SUBHASHISH BANDYOPADHYAY son of Late JAHARLAL BANDYOPADHYAY, employed as Senior Auditor in the Office of the Principal Controller of Accounts (Factories), 10/A, S. K. Bose Road, Kolkata-700001, residing at "Pratiksha Apartment", AF-98, Flat No.-202, Krishnapore, Rabindrapally, Kolkata-700101, have changed my name and shall hereafter be known as SHUBHASHISH BANERJEE.

It is certified that I have complied with other legal requirements in this connection.

SUBHASHISH BANDYOPADHYAY
[Signature (in existing old name)]

I, hitherto known as D. ARPUTHARAJ son of Shri R. DEVADHOSS, employed as Senior Tax Assistant in the Office of the Commissioner of Central Excise, Customs & Service Tax, Coimbatore, residing at III/5, Income Tax and Central Excise Quarters, New Sidhapudur, Coimbatore-641044, have changed my name and shall hereafter be known as D. DANIEL ARPUTHARAJ.

It is certified that I have complied with other legal requirements in this connection.

D. ARPUTHARAJ
[Signature (in existing old name)]

I, hitherto known as UTPALA SEWA daughter of Late L. B. SEWA, employed as Associate Professor, Department of English, residing at E-207, Ferndale Apartments, Mahatma Gandhi Road, Shillong-793001, have changed my name and shall hereafter be known as UTPALA GHALEY SEWA.

It is certified that I have complied with other legal requirements in this connection.

UTPALA SEWA
[Signature (in existing old name)]

I, SEEMA DHIR daughter of Shri J. N. DHIR, employed as Chief Operations Manager/General in the Northern Railway, Headquarters Office, Baroda House, New Delhi, residing at 15/A, Tilak Bridge, Officers Railway Colony, New Delhi-110001, have changed the name of my minor daughter RUHANI DOGRA aged 10 years and she shall hereafter be known as RUHANI DHIR.

It is certified that I have complied with other legal requirements in this connection.

SEEMA DHIR
[Signature of Guardian]

I, hitherto known as T. M. KRISHNAN son of Shri S. THANDAVAMOORTHY, employed as Motor Driver, OFC Project, BSNL, Tirunelveli, residing at Old No. 6/191B, New No. 6/309, Middle Street, East Davanallur (Post), Nanguneri (Talk), Tirunelveli (Distt), Tamil Nadu, Pin-627502, have changed my name and shall hereafter be known as T. MUTHUKRISHNAN.

It is certified that I have complied with other legal requirements in this connection.

T. M. KRISHNAN
[Signature (in existing old name)]

I, hitherto known as SUBASH CHANDRA PATRA son of Shri DANDASI PATRA, employed as chargeman in GOI, MoD, SQAE(A) Badmal Bolangir Odisha, residing at Sangogadeipur, PO : Bhurunga, Via : Sujanpur, PS : Binjharpur, Distt. : Jaipur (Odisha), have changed my name and shall hereafter be known as SUBASH CHANDRA ROUT.

It is certified that I have complied with other legal requirements in this connection.

SUBASH CHANDRA PATRA
[Signature (in existing old name)]

I, hitherto known as MUSTAQ HUSSAIN son of Sh. T. HUSSAIN, a Student in the Jawaharlal Nehru University (JNU), residing at Room No. 132, Mandavi Hostel, JNU, New Delhi-110067, have changed my name and shall hereafter be known as MUSHTAQ HUSSAIN.

It is certified that I have complied with other legal requirements in this connection.

MUSTAQ HUSSAIN
[Signature (in existing old name)]

I, hitherto known as SURESH KUMAR son of Sh. GANESH PRASAD SAHU, employed as Civilian (Indian Air Force) No. AFLE/02, residing at JA/235, HAL Town Ship, Sunabeda-2, Koraput, (Odisha), PB No.-14, Pin-763002, have changed my name and shall hereafter be known as SURESH CHANDRA.

It is certified that I have complied with other legal requirements in this connection.

SURESH KUMAR
[Signature (in existing old name)]

I, hitherto known as RAJENDER SINGH @ RAJ SINGH son of Sh. MUNI RAM, residing at 1363, Sector-6,

Bahadurgarh, Distt. Jhajjar, Haryana, have changed my name and shall hereafter be known as RAJ SINGH.

It is certified that I have complied with other legal requirements in this connection.

RAJENDER SINGH
@ RAJ SINGH
[Signature (in existing old name)]

I, hitherto known as RAJEEV RANJAN KUMAR son of Late SUDARSHAN SINGH, residing at Village & Post Mathila, via Koran Sarai, Distt. Buxar, Bihar-802126, have changed my name and shall hereafter be known as RAJEEV NIKUMBH.

It is certified that I have complied with other legal requirements in this connection.

RAJEEV RANJAN KUMAR
[Signature (in existing old name)]

I, hitherto known as SUCHIKA PILLAI wife of Shri JOSHUA SCHULTZ, residing at Kottackakam, Kuthirappanthi PO, Thazhava, Kollam, Kerala-690523, have changed my name and shall hereafter be known as SUCHIKA SCHULTZ.

It is certified that I have complied with other legal requirements in this connection.

SUCHIKA PILLAI
[Signature (in existing old name)]

I, hitherto known as GUJAI MARNDI son of Late KANDRA MARNDI, employed as Works Clerk Grade-I, in the Office of the Executive Engineer (C), Postal Civil Division, Cuttack, residing at Vill - Bhutkabadi, PO - Pratapgarh, P.S. Rairangpur, Distt.-Mayurbhanj (Orissa), have changed my name and shall hereafter be known as BIJAY MARNDI.

It is certified that I have complied with other legal requirements in this connection.

GUJAI MARNDI
[Signature (in existing old name)]

I, hither to known as IC-51128N Col. VIKRAM SINGH son of Col. (Retd.), DHARAM SINGH, employed as Army Officer in the Indian Army residing at Surindra, Niwas, Sant Nagar, Gurdaspur, have changed my name and shall hereafter be known as IC-51128N Col. BIKRAM SINGH.

It is certified that I have complied with other legal requirements in this connection.

VIKRAM SINGH
[Signature (in existing old name)]

I, hitherto known as RAJNI wife of Late SANJAY KUMAR, employed in Hans Raj College, Delhi University, Delhi, as Lab Attendant, residing at 994, Gali Sagar Chand Shora Kothi, Subji Mandi, Delhi-110007, have changed my name and shall hereafter be known as BARKHA.

It is certified that I have complied with other legal requirements in this connection.

RAJNI
[Signature (in existing old name)]

I, hitherto known as NAGESHWARI wife of Sh. DINESH SHARMA, residing at 15/2, Old Chandrawal, Civil Line, Delhi-110054, have changed my name and shall hereafter be known as NUTAN SHARMA.

It is certified that I have complied with other legal requirements in this connection.

NAGESHWARI
[Signature (in existing old name)]

I, hitherto known as BASAVARAJ KALLAPPA EXAMBI son of Sh. KALLAPPA, employed as Technician, Ministry of Information and Broadcasting/Doordarshan HPT, Haliyal Road, Dharwad, residing at C-4, Doordarshan Quarters, Haliyal Road, Dharwad, Karnataka-580008, have changed my name and shall hereafter be known as BASAVARAJ KALLAPPA KATTIMANI.

It is certified that I have complied with other legal requirements in this connection.

BASAVARAJ KALLAPPA EXAMBI
[Signature (in existing old name)]

I, hitherto known as SHASHI BALA alias SHASHI KHERA daughter of Sh. BHAGWAN DASS wife of Sh. RAKESH KUMAR, employed as Personnel Assistant in the Employees' State Insurance Corporation, Panchdeep Bhawan, C.I.G. Marg, New Delhi-110002, residing at 2/329, Subhash Nagar, New Delhi-110027, have changed my name and shall hereafter be known as SHASHI.

It is certified that I have complied with other legal requirements in this connection.

SHASHI BALA alias SHASHI KHERA
[Signature (in existing old name)]

I, hitherto known as ABHINAV AWASTHI son of Shri P. S. AWASTHI, working with Mind Trainers at O-22, Lajpat Nagar, Lower Ground Floor, Delhi, residing at 1, Sudarshan Society, New Civil Lines, Kanpur, U.P., have changed my name and shall hereafter be known as ABBEY KELLY.

It is certified that I have complied with other legal requirements in this connection.

ABHINAV AWASTHI
[Signature (in existing old name)]

I, hitherto known as SORABH BANSAL son of Sh. ASHOK KUMAR BANSAL, residing at B-10, Gaurav Apartments, Plot No. 1, I.P. Extn., Delhi-110092, have changed my name and shall hereafter be known as SAURABH BANSAL.

It is certified that I have complied with other legal requirements in this connection.

SORABH BANSAL
[Signature (in existing old name)]

I, hitherto known as NARENDER MANTRI son of Shri RAM SWAROOP MANTRI, residing at 52, Tarun Vihar, Plot No.-3, Sector-13, Rohini, Delhi-110085, have changed my name and shall hereafter be known as NARENDRA MANTRI .

It is certified that I have complied with other legal requirements in this connection.

NARENDER MANTRI
[Signature (in existing old name)]

I, hitherto known as KIRAN KUMAR DOODI PATLA son of Sh. MALLIKARJUNA RAO, residing at H. No. 3-9, Ahmedaguda Colony, Bandlaguda (V), Keesara (M), R. R. Distt., Pin-501301, A. P., have changed my name and shall hereafter be known as SAGIRAJU KIRAN KUMAR VARMA.

It is certified that I have complied with other legal requirements in this connection.

KIRAN KUMAR DOODI PATLA
[Signature (in existing old name)]

I, hitherto known as PIYUS BASWAL son of Sh. KISHAN LAL, employed as Estate Manager in the Real Estate Company called Investors Clinic Infratech Pvt. Ltd. residing at 57, Subhash Nagar, N.E.B., Alwar (Raj.)-301001, have changed my name and shall hereafter be known as SHIVRAJ SINGH.

It is certified that I have complied with other legal requirements in this connection.

PIYUS BASWAL
[Signature (in existing old name)]

I, hitherto known as MANU MEHRA daughter of Sh. A. R. MEHRA and wife of Shri GAURAV NAGPAL, employed as Teacher in Salwan Public School, residing at 24-A, DDA Flats, Gulabi Bagh, Delhi-110007, have changed my name and shall hereafter be known as SUMEDHA NAGPAL.

It is certified that I have complied with other legal requirements in this connection.

MANU MEHRA
[Signature (in existing old name)]

I, hitherto known as GULFAM son of Shri CHUNNA, employed as Driver residing at E-49/K-385, Mazdoor Janta Colony, Welcome, Seelampur, Delhi-110053, have changed my name and shall hereafter be known as ASHRAF.

It is certified that I have complied with other legal requirements in this connection.

GULFAM
[Signature (in existing old name)]

I, hitherto known as VINOD SINGH YADAV @ VINOD SINGH son of Sh. DHARAM PAL SINGH, an Advocate in the Courts of Delhi, residing at G-1096, Sangam Vihar, New Delhi-110062, have changed my name and shall hereafter be known as VINOD YADAV.

It is certified that I have complied with other legal requirements in this connection.

VINOD SINGH YADAV @ VINOD SINGH
[Signature (in existing old name)]

Deed for Central Govt. employee for Change of Name/
Surname

By this Deed I the undersigned YAM LAL JOSHI Lately called M. LAL JOSHI, employed as Security Guard in the Office of Atomic Energy AMD/NR/New Delhi at Department of Atomic Energy, West Block-VII, R. K. Puram, New Delhi-110066, do hereby :—

1. Wholly renounce, relinquish and abandon on the use of my former name of M. LAL JOSHI and in place thereof

do assume from the date thereof the name of YAM LAL JOSHI and so that I may hereafter be called, known and distinguished not by my former name of M. LAL JOSHI but by my assumed name of YAM LAL JOSHI.

2. For the purpose of evidencing such my determination, declare that I shall at all times hereafter in all records, deeds and writings, and in all proceedings, dealings and transactions private as well as public and upon all occasions whatsoever use and sign the name of YAM LAL JOSHI as my name in place of and in substitution for my former name of M. LAL JOSHI.

3. Expressly authorizes and request all persons at all times hereafter to designate and address by such assumed name of YAM LAL JOSHI.

4. In witness whereof I have here upto subscribed my former and adopted name of M. LAL JOSHI and YAM LAL JOSHI affixed my seal this 6th day of December, 2010.

YAM LAL JOSHI
[Signature (in New name)]

M. LAL JOSHI
[Signature (in existing old name)]

PUBLIC NOTICE

I, SAGAR PREET son of Late PREET SINGH, residing at 10-Y, Hudco Place, Andrews Ganj, New Delhi-110049 do hereby solemnly affirm and declare that I have changed my name from SAGAR PREET to SAGAR PREET HOODA with effect from 9.12.2010.

It is certified that I have complied with other legal requirements in this connection.

SAGAR PREET
[Signature]

I, HABIB AHMED son of Sh. DOST ALI, residing at C-4B/146, Wood Market, T. Huts, Maharaja Ranjit Singh Marg, Delhi-110002, do hereby declare for general information that the name of my father has been wrongly written as AMIR ALI in my Educational Documents and Service Book/License and other documents. The Actual name of my father is DOST ALI which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

HABIB AHMED
[Signature]

दिल्ली स्टॉक एक्सचेंज लिमिटेड

नई दिल्ली-110002

सेबी ने मध्यस्थता तंत्र से संबंधित अपने परिपत्र सं. सी आई आर/ एम आर डी/ डी एस ए/ 24/2010 तारीख अगस्त 11, 2010 और परिपत्र सं. सी आई आर/ एम आर डी/ डी एस ए/ 29/2010 तारीख अगस्त 31, 2010 के अनुसार एक्सचेंज की उपविधि में आवश्यक परिवर्तन करने की सलाह दी है। दिल्ली स्टॉक एक्सचेंज उपविधि सं. 270(क), 270(ख), 278(क), 278क, 281क, 282क, 283(क)(ख)(ग)(घ), 293क.1, 293क.3 में प्रस्तावित संशोधन के संबंध में उन सभी व्यक्तियों से, जो ऐसा करने से प्रभावित हो सकते हैं, टिप्पणियाँ/आलोचनाएं आमंत्रित करता है। ऐसी टिप्पणियाँ/ आलोचना कंपनी सचिव, दिल्ली स्टॉक एक्सचेंज लिमिटेड, डी एस सी हाउस, 3/1 आसफ अली रोड, नई दिल्ली-110002 के कार्यालय में प्रकाशन तारीख से पन्द्रह दिनों के भीतर पहुंच जानी चाहिए।

तदनुसार प्रस्तावित संशोधित/ नई उप-विधियाँ निम्नानुसार हैं:-

उपविधि—270(क) निम्न द्वारा प्रतिस्थापित की जाती हैं:-

270(क) इस अध्याय XVII के तहत मध्यस्थता को भेजे जाने के लिए अपेक्षित सभी विवाद, जहाँ दावा/प्रति—दावा राशि ₹ 25 लाख तक है, मध्यस्थता के लिए एकल मध्यस्थ को भेजी जाएगी और जहाँ दावा/प्रतिदावा की राशि ₹ 25 लाख से अधिक है तो तीन मध्यस्थों के पैनल को भेजी जाएगी। एकल मध्यस्थता के नहीं होने पर, जहाँ अपेक्षित है, मध्यस्थता पैनल से, निर्धारित रीति में, मध्यस्थता अधिकरण नियुक्त किया जाएगा जिसमें तीन मध्यस्थ होंगे।

270(ख) एकल मध्यस्थ के लिए निर्देश प्राप्त होने पर, एक्सचेंज की मध्यस्थता समिति, मध्यस्थता पैनल से एक मध्यस्थ नियुक्त करेंगी, यदि दोनों में से कोई एक या दोनों पक्षों को इस प्रकार नियुक्त एकल मध्यस्थ के संबंध में कोई आपत्ति होती है तो वादी पक्ष या प्रतिवादी पक्ष प्रत्येक एक—एक मध्यस्थ को नियुक्त करेंगे और उनके द्वारा नियुक्त किए गए दो मध्यस्थ तीसरा मध्यस्थ नियुक्त करेंगे। इस प्रकार नियुक्त तीसरा मध्यस्थ प्रधान मध्यस्थ के रूप में कार्य करेगा, ऐसे मामलों में उनकी नियुक्ति के छह दिनों के भीतर, तीसरे मध्यस्थ की नियुक्ति एक्सचेंज के कार्यपालक निदेशक द्वारा की जाएगी।

278(क) मध्यस्थता कार्य पूरा होने का समय—

मध्यस्थ सामान्यतः इस संबंध में निर्देश करने की तारीख के 4 महीने के भीतर अपना निर्णय देगा।

278(क) किसी पक्षकार या मध्यस्थ, यथास्थिति, द्वारा आवेदन किए जाने पर प्रबंध निदेशक या संगत प्राधिकारी द्वारा निर्णय देने हेतु निर्धारित समय को तीन से अधिक बार नहीं बढ़ाया जा सकेगा।

उक्त रीति से समय बढ़ाए जाने के बावजूद भी, मध्यस्थ निर्देश प्राप्ति की तारीख से छह महीने की अवधि के भीतर अपना निर्णय दे देगा अर्थात् समय में वृद्धि अधिकतम दो महीने तक ही की जा सकती है।

281(क) मध्यस्थ के निर्णय से असहमत पक्ष मध्यस्थ अपीली पैनल में ऐसे निर्णय के विरुद्ध अपील कर सकता है।

(ख) मध्यस्थ का निर्णय प्राप्त होने की तारीख से एक महीने के भीतर मध्यस्थ अपीली पैनल में अपील कर सकता है।

(ग) अपील पैनल में तीन मध्यस्थ होंगे, ये मध्यस्थ उनसे भिन्न होंगे जिन्होंने पहले निर्णय दिया था जिसके विरुद्ध अपील की जा रही है।

(घ) एक्सचेंज यह सुनिश्चित करेगा कि मध्यस्थों के अपीली पैनल की नियुक्ति की प्रक्रिया अपीली मध्यस्थता के लिए आवेदन की प्राप्ति की तारीख से 30 दिनों के भीतर पूरी की जाती है।

(ड) ऐसी अपील के अपीली पैनल की नियुक्ति की तारीख से तीन महीने के भीतर अपील मध्यस्थता पंचाट (निर्णय) जारी करके अपील का निपटान किया जाएगा।

(च) एक्सचेंज का प्रबंध निदेशक / कार्यपालक निदेशक अपीली मध्यस्थता पंचाट जारी करने के समय को, मामला-दर-मामला आधार पर अधिकतम दो महीने तक बढ़ा सकेगा तथा ऐसा करने के कारणों को भी दर्ज करेगा।

(छ) अपीली मध्यस्थता पंचाट से असहमत पक्ष, माध्यस्थक और सुलह अधिनियम, 1996 की धारा 34 के अनुसार सक्षम अधिकारिता न्यायालय में आवेदन फाइल कर सकेगा।

282(क) मध्यस्थता / अपीली मध्यस्थता पंचाट (निर्णय) क्लाइंट (ग्राहक) के पक्ष में होने की स्थिति में एक्सचेंज, पंचाट प्राप्त होने पर सदस्य (जिसके विरुद्ध फैसला दिया गया है) की प्रतिभूति जमा या किसी अन्य धन से पंचाट की राशि डेबिट करेगा और इसे अलग इस्क्रो (Escrow) खाते में रखेगा।

(ख) एक्सचेंज, मध्यस्थों के अपीली पैनल के समक्ष अपील प्रस्तुत करने का समय व्यतीत हो जाने और कोई अपील प्रस्तुत नहीं किए जाने पर, ग्राहक को अलग रखी गयी राशि पर अर्जित ब्याज सहित राशि का भुगतान करके मध्यस्थता पंचाट को लागू करेगा।

(ग) एक्सचेंज (i) माध्यस्थम और सुलह अधिनियम, 1996 की धारा 34 के तहत ऐसे अपीली मध्यस्थता पंचाट को रद्द करने के लिए न्यायालय में आवेदन करने की समयावधि बीत जाने पर, और कोई आवेदन नहीं किए जाने पर, या

(ii) माध्यस्थम और सुलह अधिनियम, 1996 की धारा 34 के तहत ऐसे अपीली मध्यस्थता पंचाट को रद्द करने के लिए किसी न्यायालय में आवेदन किया जाता है और न्यायालय द्वारा इसे अस्वीकृत किया जाता है, या

(iii) माध्यस्थम और सुलह अधिनियम 1996 की धारा 34 के तहत ऐसे अपीली मध्यस्थता पंचाट को रद्द करने के लिए न्यायालय में आवेदन किया जाता है, लेकिन ऐसे न्यायालय द्वारा आवेदन करने वाले पक्ष को अपीली मध्यस्थता पंचाट प्राप्त होने की तारीख से तीन महीने की अवधि के भीतर इस पंचाट पर रोक (स्टेप) नहीं लगाई जाती है तो ग्राहक को अलग रखी गई राशि पर अर्जित ब्याज सहित राशि का भुगतान करके मध्यस्थता पंचाट लागू करेगा।

283 (क) मध्यस्थता का प्रत्येक पक्ष ($\text{₹ } 10$ लाख तक दावा / प्रतिदावा करने वाले ग्राहक से भिन्न और इसके लिए छह महीने के भीतर मध्यस्थता निर्देश फाइल करने वाला) मध्यस्थता निर्देश करते समय, बोर्ड द्वारा यथाप्राधिकृत आधिकारी के पास डिमांड ड्राफ्ट से राशि जमा करेगा। जमाराशि (जिसमें सांविधिक शुल्क स्टाम्प ड्यूटी, सेवा कर आदि शामिल हैं) निम्नानुसार होंगी:-

दावा / प्रतिदावा की राशि, जो भी अधिक हो	यदि दावा छह महीने के भीतर दर्ज किया जाता है	यदि दावा छह महीने के बाद दर्ज किया जाता है
10,00,000 तक	1.3% तथा न्यूनतम $\text{₹ } 10,000$	3.9% न्यूनतम $\text{₹ } 30,000$
10,00,001 से 25,00,000 तक	$\text{₹ } 13,000 + \text{₹ } 10$ लाख से अधिक पर 0.3% राशि	$\text{₹ } 39,000 + \text{₹ } 10$ लाख से अधिक पर 0.9% राशि
25,00,000 से अधिक	$\text{₹ } 17,500 + \text{₹ } 25$ लाख से अधिक पर 0.2% राशि जो अधिकतम $\text{₹ } 30,000$ है	$\text{₹ } 52,500 + \text{₹ } 25$ लाख से अधिक पर 0.6% जो अधिकतम $\text{₹ } 90,000$ है

283 (ख) ऐसे ग्राहक (क्लाइंट) को राशि जमा करने से छूट दी जाएगी जो दावा/प्रतिदावा के लिए मध्यस्थता का एक पक्ष है और छह महीने के भीतर मध्यस्थता निर्देश फाइल करता है।

283 (ग) सभी मामलों में, मध्यस्थता पंचाट के मुद्दे पर, एक्सचेंज जमाराशि, यदि है, उस पक्षकार को वापस लौटाएगा जिसके पक्ष में पुरस्कार पारित किया जाता है। जिन मामलों में दावा छह महीने के भीतर किया जाता है, जिस पक्ष के विरुद्ध अधिनिर्णय पारित किया जाता है उसकी सम्पूर्ण जमा राशि मध्यस्थता के लिए विनियोजित की जाएगी। जिन मामलों में दावा छह महीने के बाद दावा फाइल किया जाता है तो जिस पक्ष के विरुद्ध अधिनिर्णय पारित किया जाता है उसकी एक तिहाई जमाराशि मध्यस्थता शुल्क के लिए विनियोजित की जाएगी और शेष दो-तिहाई राशि एक्सचेंज के निवेशक सुरक्षा निधि में जमा की जाएगी।

टिप्पणी: छह महीनों (जैसा ऊपर खंड (क), (ख) और (ग) में निर्दिष्ट किया गया है) की गणना उस तिमाही की समाप्ति से शुरू की जाएगी जिसमें विवादित लेनदेन निष्पादित किए गए थे/निपटाए गए थे, जो भी विवाद के लिए संगत है, और इसमें निम्नलिखित शामिल नहीं किया जाएगा:—

- (1) एक्सचेन्ज के नियमों, उपविधि और विनियमों के तहत विवाद का समाधान करने के लिए एक्सचेन्ज की निवेशक शिकायत निवारण समिति द्वारा लिया गया समय (समिति द्वारा विवाद की प्राप्ति की तारीख से निर्णय लिए जाने तक), और
- (2) विवाद के समाधान के लिए सदस्य द्वारा लिया गया समय (सदस्य द्वारा विवाद प्राप्त करने की तारीख से क्लाइंट द्वारा सदस्य का अंतिम पत्र प्राप्त करने की तारीख तक का समय) या सदस्य द्वारा विवाद प्राप्त करने की तारीख से एक माह, जो भी पहले हो।

283 (घ) अपीली पैनल के समक्ष अपील फाइल करने वाला पक्ष अपील के साथ-साथ सांविधिक शुल्क (स्टाम्प शुल्क, सेवा कर आदि) के अतिरिक्त शुल्क के रूप में ₹ 30,000 अदा करेगा।

293 क.1 मूल मध्यस्थता और अपीली मध्यस्थता पंचाट (निर्णय), अभिस्वीकृति सहित स्थायी रूप से सुरक्षित रखा जाएगा।

293 क.3 यदि अपील फाइल की जाती है, तो यथास्थिति, मध्यस्थता अपीली पैनल या न्यायालय द्वारा अंतिम निपटान की तारीख से पांच वर्ष तक के लिए रिकार्ड सुरक्षित रखे जाएंगे।

बम्बई स्टॉक एक्सचेंज लिमिटेड

नियेशक संरक्षण निधि में ट्रेडिंग सदस्य पर इस एक्सचेंज द्वारा लगाए गए दंड को नियेशक संरक्षण निधि में क्रेडिट की गई दंडात्मक राशियों के सम्बन्ध में इस एक्सचेंज की नियमावली, उपविधियों और विनियमावली की उपविधि-420 शामिल करना।

यद्यपि, प्रतिभूति संविदा (विनियम) अधिनियम, 1956 की धारा 10(4) के तहत किसी भी उपविधि का बनाया जाना, आशोधन या संशोधन पूर्ववर्ती प्रकाशन की शर्त के अधीन है।

अब, बम्बई स्टॉक एक्सचेंज लिमिटेड (यह एक्सचेंज) द्वारा इस एक्सचेंज की नियमावली, उपविधियों और विनियमावली के लिए प्रस्तावित उपविधि 420 का प्रकाशन किया जाता है।

नियेशक संरक्षण निधि ("आइपीएफ") में क्रेडिट की जाने वाली दंडात्मक राशियाँ

420. इस नियमावली, उपविधि और विनियमावली में उल्लिखित किसी भी बात के बावजूद ट्रेडिंग सदस्य पर इस एक्सचेंज द्वारा लगाए गए दंड को नियेशक संरक्षण निधि में क्रेडिट कर दिया जाएगा।

उपर्युक्त आशोधनों के सन्दर्भ में यदि कोई व्यक्ति किसी प्रकार का अभिमत देने की रुचि रखता है, तो इस विज्ञापन के प्रकाशन की तारीख के बाद एक माह के भीतर निम्नलिखित पते पर अपना अभिमत भेज सकते हैं:

कम्पनी सचिव,
बम्बई स्टॉक एक्सचेंज लिमिटेड
25वीं मंजिल, फिरोज जीजीभाई टॉवर,
दलाल स्ट्रीट,
मुम्बई - 400 001

कृते बम्बई स्टॉक एक्सचेंज लिमिटेड

दिनांक : २९ नवम्बर, २०१०

स्थान : मुम्बई

नीना जिन्दल
कम्पनी सचिव

द्विप्रणी : यदि उपर्युक्त उपविधि के हिंदी पाठ और अंग्रेजी पाठ में कोई असंगति पायी जाती है तो अंग्रेजी पाठ में उल्लेखित प्रावधान प्रमाणिक माना जायेगा।

सेबी द्वारा 2 सितम्बर 2010 के पत्र सं.. एमआरडी/डीएसए/18474/2010 के माध्यम से इस एक्सचेंज के ट्रेडिंग सदस्य के रूप में किसी साझेदारी फर्म को अनुमति देने के लिए बम्बई स्टॉक एक्सचेंज लिमिटेड के नदकी खंड की नियमावली, उपविधियों और विनियमावली के नियम 19(क), 36, 180(क), 180(ख), 180(ग), 180(घ) और 180(ड.), में आशोधन और नियम 183 को हटाना और नियम 22ग और 179क, को शामिल किया जाना।

पात्र फर्म

19. (क) इस प्रकार की साझेदारी फर्म केवल निम्नानुसार नियमों के अनुसार इस एक्सचेंज की ट्रेडिंग सदस्यता की पात्र होगी:

आवेदन का फार्म

22 (ग) साझेदारी फर्म द्वारा इन नियमों के परिशिष्ट-क-III में बताए गए फार्म में या फिर उस फार्म में दाखिले का आवेदन किया जाएगा जो इस एक्सचेंज द्वारा समय-समय पर निर्धारित किए जाएं और साझेदारी फर्म के नाम से इस एक्सचेंज की ट्रेडिंग सदस्यता के लिए आवेदन करने वाले के कम से कम 2 (दो) नामांकित साझेदारों द्वारा इस पर हस्ताक्षर किए जाएं।

सदस्यता जमानत

जमानत के लिए प्रावधान

36. दाखिला होने पर नया ट्रेडिंग सदस्य ₹.50,000 की रकम जमानत के तौर पर देगा, केन्द्र सरकार की पूर्वानुमति लेकर इस रकम में एक्सचेंज के गवर्निंग बोर्ड द्वारा समय-समय पर बढ़ोतरी का निर्णय किया जा सकेगा; ट्रेडिंग सदस्य इस एक्सचेंज में कारोबार करते समय हमेशा इस जमानत को बरकरार रखेगा, किसी ट्रेडिंग सदस्य के प्रतिनिधि के तौर पर कारोबार करने को छोड़कर:

हालांकि, प्रावधान किया जाता है कि यदि किसी सदस्य के पुत्र या पुत्र के पुत्र या भाई या भाई के पुत्रको सदस्यता की अनुमति दी जाती है, तो जब तक वह ऐसे सदस्य का साझेदार है, तब तक उसे यह जमानत राशि नहीं देनी होगी।

यह भी प्रावधान किया जाता है कि नियम 179-क के तहत ट्रेडिंग सदस्यता के लिए अनुमति प्राप्त साझेदारी फर्म से सम्बन्धित अन्य साझेदारों को ऐसी साझेदारी बरकरार रहने के दौरान जमानत की रकम नहीं देनी होगी।

यह भी प्रावधान किया जाता है कि सदस्यता के लिए किसी आवेदन विशेष के मामले में गवर्निंग बोर्ड अपने विवेकानुसार लेकिन केन्द्र सरकार की अनुमति प्राप्त करने के बाद जमानत की राशि में उतनी बढ़ोतरी कर सकेगा जितनी जरूरी समझे।

साझेदारी साझेदारी कौन कर सकता है

179-क यदि साझेदारी फर्म भारतीय साझेदारी अधिनियम 1932 या इसमें समय-समय पर लागू आशोधनों के तहत पंजीकृत है तो ऐसी साझेदारी फर्म निम्नलिखित शर्तों को पूरा करने के आधार पर इस एक्सचेंज का ट्रेडिंग सदस्य बनने की पात्र होगी :

- i) ऐसी साझेदारी फर्म आयकर प्राधिकरणों में और फर्मों के पंजीकार के पास अवश्य पंजीकृत की जाए और इस पंजीकरण का प्रमाण इस एक्सचेंज में प्रस्तुत किया जाए;
- ii) फर्म के साझेदार केवल फर्म के खाते में और संयुक्त रूप से साझेदारी फर्म के नाम से कारोबार करेंगे;
- iii) ऐसी साझेदारी फर्म जिनके साझेदारों में अवयस्क (21 वर्ष से कम आयु के) साझेदार शामिल हैं, वे एक्सचेंज का ट्रेडिंग सदस्य बनने की पात्र नहीं होंगी;
- iv) कम-से-कम दो साझेदारों को नामनिर्दिष्ट साझेदारों के तौर पर रखा जाएगा जो इस एक्सचेंज के ट्रेडिंग सदस्य के तौर पर अपनी फर्म का दैनिक कारोबार करेंगे;
- v) साझेदारी फर्म के न्यूनतम 2 (दो) नामनिर्दिष्ट साझेदार इस एक्सचेंज की नियमावली, उपविधियों और विनियमावली के अनुसार इस एक्सचेंज का ट्रेडिंग सदस्य बनने के पात्र हैं;
- vi) न्यूनतम 2 नामनिर्दिष्ट साझेदारों के पास संयुक्त रूप से साझेदारी फर्म का न्यूनतम 40% हिस्सा होना चाहिए;
- vii) साझेदारी फर्म के लिए योग्यता/पात्रता के मानदंड इस एक्सचेंज की नियमावली, उपविधियों और विनियमावली में किए गए प्रावधानों के अनुसार होंगे;
- viii) नामनिर्दिष्ट साझेदारों के लिए साझेदारी फर्म द्वारा किया जाने वाला आवेदन इन नियमों के साथ दिए हुए संलग्नक-III या इस एक्सचेंज द्वारा समय-समय पर यथानिर्धारित रूप में होगा और इस पर साझेदारी फर्म के न्यूनतम दो नामनिर्दिष्ट साझेदारों के हस्ताक्षर होंगे।

जमानत

180 (क) ट्रेडिंग सदस्य या उसके पुत्र का पुत्र या भाई का पुत्र या कोई एक या अधिक साझेदा इन नियमों के प्रावधानों के तहत ऐसी साझेदारी फर्म में शामिल होना चाहता है तो ट्रेडिंग सदस्य के पुत्र के पुत्र या भाई के पुत्र को प्रवेश देने पर नियम 36 के

तहत निर्धारित जमानती डिपॉजिट देना होगा और जब तक ट्रेडिंग सदस्य के पुत्र का पुत्र या भाई या भाई का पुत्र या या कोई अन्य व्यक्ति साझेदारी फर्म का साझेदार बना रहता है, तब तक उसे एक्सचेंज में यह जमानत बरकरार रखनी होगी।

जमानत के लिए प्रावधान

(ख) इन नियमों में ट्रेडिंग सदस्य द्वारा दी गई जमानत से संबंधित प्रावधान आवश्यक परिवर्तनों के साथ उप-परिच्छेद (क) के तहत किसी साझेदारी फर्म द्वारा प्रदत्त जमानत पर भी लागू होंगे।

जमानत पर ग्रहणाधिकार

(ग) साझेदारी फर्म के संबंध में प्रदान की गई जमानत पर साझेदारी फर्म के साझेदारों द्वारा इस एक्सचेंज या क्लीयरिंग हाउस का ग्रहणाधिकार रहेगा और इस एक्सचेंज की नियमावली, उपविधियों और विनियमावली के तहत किए गए किसी भी सौदे, कारोबार, लेनदेन और संविदाओं या इनके अनुसरण में किए गए कार्यों की वजह से पैदा हुए या आकस्मिक देयताओं के प्रति साझेदारी फर्म की देनदारियों के प्रति साझेदारी फर्म की देनदारियों, दायित्वों और जिम्मेदारियों को पूरा करने के लिए प्रयुक्त की जाएगी।

जमानत लौटाया जाना

(घ) साझेदारी के समापन या साझेदारी अधिनियम के तहत या आयकर अधिनियम के तहत पंजीकरण जारी नहीं रहने या ट्रेडिंग सदस्य के पुत्र का पुत्र या भाई या भाई का पुत्र या किसी भी साझेदार/रों के साझेदार नहीं रह जाने या मृत्यु होने की स्थिति में ऐसे साझेदार के संबंध में जमानत की रकम इस एक्सचेंज की नियमावली, उपविधियों और विनियमावली के तहत नहीं रहेगी और यह जमानत देने वाली पार्टी के खर्च पर उक्त पार्टी को या उस पार्टी के बताए अनुसार या ऐसी किसी व्यवस्था की अनुपस्थिति में संबद्ध पार्टी के कानूनी प्रतिनिधियों को चुकता कर दी जाएगी या लौटाई जाएगी।

घोषणा पत्र

(इ.) ट्रेडिंग सदस्य या उसके पुत्र का पुत्र या भाई या भाई का पुत्र या कोई अन्य साझेदार/रों को साझेदारी में शामिल करने और उनके द्वारा इस नियम के प्रावधानों के तहत जमानत प्रदान करने वालों को इस नियमावली के परिशिष्ट-च में बताए फार्म में घोषणा पत्र पर हस्ताक्षर करेंगे।

परिशिष्ट क-III

अनुमति हेतु आवेदन फार्म
(नियम 22 ग)

सचिव,
बम्बई स्टॉक एक्सचेंज लिमिटेड
फोर्ट, मुम्बई 400 001.

महोदय,

कृपया निदेशक बोर्ड को अवगत कराएं कि हम इस एक्सचेंज में सदस्य के रूप में प्रवेश पाने के इच्छुक हैं और हमारे ऊपर इस एक्सचेंज के सभी नियमों, उपचिधियों और विनियमों की शर्तें लागू होंगी; जो इस समय विद्यमान हैं या इसके बाद किसी भी समय लागू किए जाएंगे।

हमने इस एक्सचेंज की नियमावली, उपचिधियों और विनियमावली को पढ़ लिया है।

हम प्रतिज्ञापूर्वक घोषणा करते हैं कि :

- (i) हमारी साझेदारी फर्म का गठन साझेदारी अधिनियम, 1932 के प्रावधानों का अनुपालन करते हुए किय गया है;
- (ii) हमारी साझेदारी फर्म के न्यूनतम दो सदस्य ऐसे हैं जो प्रतिश्रुति संविदा (विनियम) नियम, 1957 के नियम 8 के परिच्छेद(1) [उप-परिच्छेद(ख) और उप परिच्छेद(घ) के अलावा] या परिच्छेद (3) [उप-परिच्छेद(क) और उप-परिच्छेद(च) के अलावा] के तहत किसी स्टॉक एक्सचेंज का सदस्य बनने के अपात्र नहीं हैं और इस कम्पनी के निदेशकों ने किसी ऐसी कम्पनी के निदेशक का पद नहीं संभाला जो इस स्टॉक एक्सचेंज की सदस्य रही हो और चूककर्ता घोषित हुई हो या इस स्टॉक एक्सचेंज द्वारा निष्कासित की गई हो; और
- (iii) इस साझेदारी फर्म के कम-से-कम दो साझेदार ऐसे हैं जिन्हें प्रतिश्रुतियों के कारोबार का या पोर्टफोलियो मैनेजर या नियेश परामर्शदाता के रूप में दो वर्ष का अनुभय है।

हम इस आवेदन के साथ निम्नलिखित दस्तावेज प्रस्तुत कर रहे हैं और अपेक्षानुसार अतिरिक्त जानकारी और अपेक्षानुसार अतिरिक्त जानकारी और दस्तावेज प्रस्तुत करने का वचन देते हैं :

I. चार्टर्ड एकाउन्टेन्ट द्वारा सत्यापित किए निम्नलिखित दस्तावेजों की प्रतिलिपियाँ :

- (क) साझेदारी विलेख / करार;
- (ख) फर्म के पंजीकार द्वारा जारी पंजीकरण प्रमाणपत्र;
- (ग) विगत तीन वर्ष के लिए लेखापरीक्षकों की रिपोर्ट और वार्षिक लेखा-जोखा;
- (घ) साझेदारी फर्म का संक्षिप्त इतिवृत्त और इसके क्रियाकलाप;
- (ड) साझेदारी फर्म की पूँजी की संरचना; और
- (च) फर्म के प्रत्येक साझेदार के हिस्से का विवरण.

II. साझेदारी फर्म के लेखापरीक्षकों से प्रमाणपत्र जिसमें यह प्रमाणित किया गया हो कि यह साझेदारी फर्म इस एक्सचेंज की अद्यतन आशोषित नियमावली, उपचिधि और विनियमावली के अनुसार इस एक्सचेंज का सदस्य चुने जाने की पात्र है।

हम एतदद्वारा घोषित करते हैं कि :

- (i) इस कम्पनी की निर्गमित, अभिदानकृत और चुकता पूँजी रु.30,00,000/- से कम नहीं है;

(ii) मैं/हम _____ के साथ एकमेय मालिक/साझेदार/कम्पनी के निदेशक के रूप में जुड़ा/जुड़े हुए हैं जो इस एक्सचेंज की सदस्य हैं/निदेशक के पद पर हैं/हैं, लेकिन यह वचन देता हैं/देते हैं कि इस कम्पनी का चयन होने पर इस सम्बन्ध को तत्काल समाप्त कर देंगा/देंगे (यदि लागू हो).

(iii) यह फर्म इस एक्सचेंज के कारोबार को केवल साझेदारी फर्म के रूप में करेगी और इस कारोबार की निरन्तरता के दौरान किसी ऐसे कार्य को नहीं करेगी जो शेयर और स्टॉक ब्रोकिंग के कारोबार और सम्बन्धित वित्तीय सेवाओं के प्रतिकूल हो; और

(iv) यह फर्म हमेशा निवल मालियत बरकरार रखेगी अर्थात् चुकता पैंगी और अवधित आरक्षित राशियों को मिलाकर सकल रकम, जो कि भारतीय प्रतिभूति और विनियम बोर्ड द्वारा समय-समय पर निर्धारित पैंगी पर्याप्तता मानदंडों को पूरा करे.

साझेदारी फर्म का नाम:

पंजीकृत कार्यालय:

साझेदारों के नाम :

भवदीय,

दिनांक :

साझेदार

साझेदार

लेखापरीक्षकों द्वारा प्रमाणपत्र

हम प्रमाणित करते हैं कि _____ नामक साझेदारी फर्म बम्बई स्टॉक एक्सचेंज लिमिटेड नियमावली, उपविधियाँ और विनियमाली के नियम 19(क) की शर्त के अनुसार इस एक्सचेंज का सदस्य चुने जाने की पात्र है.

हम यह भी प्रमाणित करते हैं कि इस साझेदारी फर्म के न्यूनतम दो सदस्य ऐसे हैं जो प्रतिभूति संविदा (विनियम) नियम, 1957 के नियम 8 के परिच्छेद(1) [उप-परिच्छेद(ख) और उप परिच्छेद(च) के अलावा] या परिच्छेद (3) [उप-परिच्छेद(क) और उप-परिच्छेद(च) के अलावा] के तहत किसी स्टॉक एक्सचेंज का सदस्य बनने के अपार नहीं हैं और इस कम्पनी के निदेशकों ने किसी ऐसी कम्पनी के निदेशक का पद नहीं संभाला जो इस स्टॉक एक्सचेंज की सदस्य रही हो और चूकर्ता घोषित हुई हो या इस स्टॉक एक्सचेंज द्वारा निष्कासित की गई हो.

दिनांक : _____ सील: _____

स्थान : _____ सदस्यता संख्या : _____

अनुलग्नक - III

(बम्बई स्टॉक एक्सचेंज लिमिटेड की नियमायली के नियम 179-क में उल्लिखित नामनिर्दिष्ट साझेदारों द्वारा भरने हेतु)

1. पूरा नाम (फुलनाम पहले, यदि है तो) :
2. पिता/पति का नाम :
3. जन्म तिथि :
4. क्या भारत के नागरिक हैं ? :
5. शैक्षणिक योग्यताएं : डिग्री/डिप्लोमा ग्रेड वर्ष
(प्रमाणित प्रतिलिपियां संलग्न करें)
कॉलेज/यूनिवर्सिटी/संस्थान का नाम
6. पूँजी बाजार के क्रियाकलापों का अनुभव (यदि जरूरत हो अलग शीट लगाएं) :
7. क्या आप शेयरों और प्रतिश्रूतियों का कारोबार :
अपने नाम से कर रहे हैं या किसी अन्य व्यक्ति
के नाम से? यदि ऐसा है, तो विवरण दीजिए.
8. क्या आप स्टॉकब्रोकर के तौर पर या उप-ब्रोकर :
के तौर पर या इसी प्रकार की किसी अन्य
क्षमता में कारोबार कर रहे हैं? यदि ऐसा है, तो
विवरण दीजिए.
9. क्या आप शेयरों और प्रतिश्रूतियों या स्टॉक
ब्रोकरेज के कारोबार के अलावा किसी अन्य
व्यवसाय में प्रधान के तौर पर या कर्मचारी के
तौर पर या अन्य प्रकार से कार्यरत हैं? यदि
ऐसा है, तो विवरण दीजिए.
10. बताइये :-
 - i) आयकर विभाग द्वारा दिया गया आपका
PAN
 - ii) विंग तीन वर्ष के दौरान आयकर आकलन
आकलन का विवरण (आकलन आदेशों की
प्रतिलिपियां लगाइये) और आयकर विभाग
द्वारा आपको भेजे गए अन्य दावों, आदेशों,
नोटिसों के विवरण दीजिए.
 - iii) विंग तीन वर्ष के दौरान सम्पत्ति कर
आकलन के विवरण (आकलन आदेशों की
प्रतिलिपियां लगाइये) और आयकर विभाग
द्वारा आपको भेजे गए अन्य दावों, आदेशों,
नोटिसों के विवरण दीजिए.
11. अपने बैंक/बैंकों का विवरण दीजिए.
(कम-से-कम एक बैंक का परिचय संलग्न
कीजिए)
12. यदि आपके बैंक/बैंकों से आपके बारे में कोई
जानकारी मांगी जाए तो क्या आपको कोई
आपत्ति है?

13. आपके विचार से इस एक्सचेंज को बताई जाने :
योग्य कोई अन्य जानकारी

14. क्या आप किसी सिविल या आपराधिक मुकदमे, :
याद या कार्रवाइंग में फंसे? यदि ऐसा है, तो
विवरण दीजिए.

15. क्या आप किसी वित्तीय देयता या अनिश्चितता :
या अनपेक्षित स्थिति में रहे? यदि ऐसा है, तो
विवरण दीजिए.

16. क्या आपको कभी जालसाजी या बैईमानी के :
अपराध में सजा सुनाइंग गई? यदि ऐसा है, तो
विवरण दीजिए.

17. क्या आपको कभी
क) किसी स्टॉक एक्सचेंज द्वारा सदस्यता देने से
मना किया गया?
ख) किसी स्टॉक एक्सचेंज द्वारा सदस्यता से
निलंबित या निष्कासित किया गया?
ग) किसी स्टॉक एक्सचेंज द्वारा चूककर्ता घोषित
किया गया?
यदि ऐसा है, तो विवरण दीजिए.

18. क्या आपको कभी
क) किसी कमोडिटी एक्सचेंज या इसी प्रकार के
किसी एक्सचेंज या वाणिज्यिक संगठन द्वारा
सदस्यता के लिए मना किया गया?
ख) ऐसे किसी एक्सचेंज या वाणिज्यिक संगठन
द्वारा सदस्यता से निष्कासित किया गया?
ग) ऐसे किसी एक्सचेंज या वाणिज्यिक संगठन
द्वारा चूककर्ता घोषित किया गया?
यदि ऐसा है, तो विवरण दीजिए.

19. क्या आपको कभी दिवालिया पाया गया या
दिवालिया घोषित होने पर आपको रिसीविंग
आईर मिला या आपको दिवालिया सिद्ध किया
गया?
यदि ऐसा है, तो विवरण दीजिए.

20. क्या आपने कभी अपने लेनदारों से समझौता :
किया?
यदि ऐसा है, तो विवरण दीजिए.

21. आपकी ऐसी कोई देयताएं हैं जो बकाया हैं?

22. क्या आपने इस एक्सचेंज की नियमायली, उपविधि और विनियमों को पढ़ लिया है?

23. क्या आप जानते हैं कि आपकी कम्पनी द्वारा सदस्यता के लिए आवेदन के संबंध में यदि आप कोई गलत बयान देते हैं या गलत प्रस्तुति करते हैं या तथ्यों को छिपाते हैं या आप सदस्यता के लिए अनुमति के लिए किसी वचनबद्धता या शर्त को तोड़ते हैं तो सदस्यता प्राप्ति के लिए आपकी कम्पनी के आवेदन पर विचार नहीं करते हुए इसे निरस्त कर दिया जाएगा?

मैं, _____ बम्बई स्टॉक एक्सचेंज लिमिटेड की सदस्यता के लिए आवेदन कर रही _____ कम्पनी का नामांकित साझेदार हूँ और निष्ठापूर्वक घोषित और पुष्टि करता हूँ कि ऊपर दी गई सभी जानकारी पूर्णतया सत्य है.

दिनांक :

(साझेदार) (साझेदार)

कृते बम्बई स्टॉक एक्सचेंज लिमिटेड

नीना जिन्दल
कम्पनी सचिव

दिनांक: 8th दिसंबर, २०१०

स्थान : मुम्बई

टिप्पणी : यदि उपयुक्त नियमों के हिंदी पाठ और अंग्रेजी पाठ में कोई असंगति पायी जाती है तो अंग्रेजी पाठ में उल्लेखित प्रावधान प्रमाणिक माना जायेगा।

अनुबंध-VI

नवभारत एन्वाइरोटेक प्राईवेट लिमिटेड

हैदराबाद-500076

एतद्वारा सूचित किया जाता है कि कम्पनी के पंजीकृत कार्यालय में गुरुवार, 4 नवम्बर, 2010 को प्रातः 10:00 बजे आयोजित असाधारण आम सभा में नवभारत एन्वाइरोटेक प्राईवेट लिमिटेड के अंशधारकों ने सदस्यों के स्वैच्छिक समापन हेतु निम्न विशेष प्रस्ताव पारित किया है :

“पारित किया गया कि कम्पनी (नवभारत एन्वाइरोटेक प्राईवेट लिमिटेड) का सदस्यों के स्वैच्छिक समापन के रूप में, समापन हो रहा है। यह भी पारित किया गया कि कम्पनी के समापन हेतु चार्टर्ड एकाउंटेन्ट श्री जे. वेंकटेश्वरलू को लिकिवडेटर नियुक्त किया गया है। यह भी पारित किया गया कि कम्पनी का समापन कराने हेतु लिकिवडेटर श्री जे. वेंकटेश्वरलू को 10,000 रुपये का भुगतान किया जायेगा।

यह भी पारित किया गया कि लिकिवडेटर श्री जे. वेंकटेश्वरलू निम्न शक्तियों के उपयोग हेतु अधिकृत होगा :

(ए) कम्पनी के खिलाफ और और से कोई भी मुकदमा, अभियोग, अथवा अन्य कानूनी कार्यवाही, सिविल या आपाराधिक, के शुरू करने अथवा बचाव करना।

(बी) नवभारत एन्वाइरोटेक प्राईवेट लिमिटेड (वालन्टरी लिकिवडेशन) के नाम व शैली में आंश्व बैंक में एक खाता खोलने व उपलब्ध बैंक शेष तथा अन्य शेष को इस खाते में हस्तांतरण करने के साथ लिकिवडेटर इस खाते का संचालन करने के लिए भी अधिकृत होगा।

(सी) लेनदारों तथा अंशदाताओं का निपटारा करना।

(डी) प्राथमिकता के अनुपालन में देयताओं का को चुकता करना व अधिशेष की रित्यति में देयताओं को चुकता करने के बाद अंशदाताओं को पूँजी वापस करना।

(ई) कम्पनी के समापन के संबंध में यदि आवश्यक हो तो, आयकर विभाग, अन्य सरकारी प्राधिकरणों को सूचना जारी करना।

(एफ) समापन की तिथि से पांच वर्ष बाद रिकार्डों को नष्ट करना।

(जी) कम्पनी अधिनियम, 1956 की धारा 497 के तहत आवश्यक अंतिम बैठक सहित जब भी आवश्यक हो सदस्यों की बैठक आयोजित करना और

(च) कम्पनी के समापन मामले व परिसंपत्तियों के वितरण हेतु आवश्यक सभी कार्य करना।

नवभारत एन्वाइरोटेक प्राईवेट लिमिटेड के लिए

वी. रमेश
निदेशक

स्थान : हैदराबाद

तिथि : 04.11.2010

फार्म सं. 151

(नियम 315 देखें)

सदस्यों का स्वैच्छिक समापन

लिकिवडेटर नियुक्ति सूचना

कम्पनी अधिनियम, 1956 की धारा 516.

कम्पनी का नाम : नवभारत एन्वाइरोटेक प्राईवेट लिमिटेड

व्यवसाय की प्रकृति : कम्पनी डिजाइन, विकास, निर्माण तथा तरल-ठेस पृथकरण उपकरण, हवा, पानी, सीवेज ट्रॉटमेंट प्लांट, क्लेरिफिकेशन, थिकनिंग व शुष्कीकरण उपकरणों के लेनदेन में लिप्त है।

पंजीकृत कार्यालय पता : ओ/ओ नाइल लिमिटेड, इंडस्ट्रियल एस्टेट, नचरम, हैदराबाद-500 076

लिकिवडेटर का नाम व पता : जे. वेंकटेश्वरलू
चार्टर्ड एकाउंटेन्ट
12 मास्टर साई अपार्टमेंट्स
सोमाजीगुडा, हैदराबाद-500 082

नियुक्ति दिनांक : 4 नवम्बर, 2010
नियुक्तिकर्ता : अंशधारक

स्थान : हैदराबाद
दिनांक : 04.11.2010

जे. वेंकटेश्वरलू
नवभारत एन्वाइरोटेक प्राईवेट लिमिटेड

प्रपत्र सं. 155

लेनदारों द्वारा स्वेच्छापूर्वक परिसमापन

कम्पनी का नाम : कोचर आइल मिल्स लिमिटेड

पंजीकृत कार्यालय : रानी पिपरिया, जिला-होशगाबाद
(म.प्र.) 461775

अंतिम बैठक की सूचना

एतद्वारा धारा 509 के तहत सूचना दी जाती है कि कम्पनी के शेयर धारकों की बैठक सोमवार दिनांक 31.01.2011 को प्रातः 10 बजे व कम्पनी के लेनदारों की बैठक 31.01.2011 को 2.11 बजे अप. कम्पनी के पंजीकृत कार्यालय में आयोजित की जायेगी जिसमें कम्पनी के परिसमापन सम्बन्धी खातों व सम्पत्ति के निवारण तथा लेनदारों सम्बन्धी तथ्यों के विवरण पर विचार किये जायेंगे तथा परिसमापक द्वारा स्पष्टीकरण लिया जायेगा और कम्पनी के बही खातों एवं परिसमापक के बही खातों का निवारण किस प्रकार होगा इस पर विचार किया जायेगा।

दिनांक : 14.12.2010

अशोक जैन
परिसमापक

सूचना

(कम्पनी अधिनियम 1956 की धारा 485 के सब-सैक्षण (1) के प्रावधानों के तहत)

एतद्वारा सूचना दी जाती है कि शुक्रवार दिनांक 03 दिसम्बर, 2010 को कम्पनी के पंजीकृत कार्यालय : मर्कनटायल हाऊस, प्रथम तल, 15 कस्तूरबा गांधी मार्ग, नई दिल्ली-110 001 में आयोजित सदस्यों द्वारा असाधारण सामान्य बैठक में अमेरिकन एक्सप्रेस इंटरनेशनल (इंडिया) प्राईवेट लिमिटेड के सदस्यों द्वारा कंपनी के स्वैच्छिक रूप से समापन हेतु एक विशेष संकल्प पत्र कम्पनी की स्थापना से ही कोई क्रिया-कलाप न होने को ध्यान में रखते हुए पारित किया एवं श्री विवेक राठी को समापक नियुक्त किया गया। समापक बिना किसी परिश्रमिक के एवं न्यूनतम आवश्यक खर्चों सहित अपने अधिकार एवं कृत्य का पालन जैसा कि संबद्ध कानून में निहितार्थ है करेगा।

कृते अमेरिकन एक्सप्रेस इंटरनेशनल (इंडिया) प्राईवेट लिमिटेड
दिनांक : 13 दिसम्बर, 2010 (समापन में)

पंजीकृत कार्यालय : मर्कनटायल हाऊस,
प्रथम तल, 15, कस्तूरबा गांधी मार्ग,
नई दिल्ली-110 001 हस्ता./-
विवेक राठी, समापक

प्रपत्र सं. 151

(नियम 315 देखें) कम्पनी अधिनियम 1956

सदस्यों का स्वैच्छिक समापन

धारा 561 के तहत परिसमापक की नियुक्ति की सूचना
कम्पनी का नाम : अमेरिकन एक्सप्रेस इंटरनेशनल (इंडिया)

प्राईवेट लिमिटेड

व्यापार की प्रकृति : कम्पनी गैर वित्तीय क्रिया-कलापों की योजना में थी। एनबीएफसी कम्पनी होने के कारण पंजीकरण न होने से व्यवसाय प्रारम्भ नहीं हुआ।

पंजीकृत कार्यालय का पता : मर्कनटायल हाऊस, प्रथम तल, 15, कस्तूरबा गांधी मार्ग, नई दिल्ली-110 001

परिसमापक का नाम व पता : विवेक राठी, फ्लैट नं. एच-904, पार्क यू. सिटी वन, सोहना रोड, गुडगांव, हरियाणा-122001

नियुक्ति की तिथि : 03 दिसम्बर, 2010
जिसके द्वारा नियुक्ति की गया

माध्यम से कम्पनी के अंशधारकों द्वारा

हस्ता./-
विवेक राठी, समापक

DELHI STOCK EXCHANGE LIMITED

New Delhi-110002

SEBI vide its Circular No CIR/MRD/DSA/24/2010 dated August 11, 2010 and circular no. CIR/MRD/DSA/29/2010 dated August 31, 2010 related to arbitration mechanism advised to make necessary changes in the Bye Laws the Exchange. Delhi Stock Exchange invites comments/criticism on proposed amendment to the bye-laws no. 270 (a), 270 (b), 278 (a), 278A, 281A, 282A, 283 (a) (b), (c), (d), 293A.1, 293A.3 from all persons who may be affected thereby. The comments/criticism must reach the office of the Company Secretary, Delhi Stock Exchange Limited, DSE House, 3/1, Asaf Ali Road, New Delhi-110002 within 15 days from the date of publication.

Accordingly proposed amended/new Bye-laws are as under:

Bye law 270 (a) is substituted by :

270 (a) All disputes that are required to be referred to arbitration under this Chapter XVII, shall be referred to the arbitration of a single arbitrator where claim/counter-claim amount is upto Rs. 25 Lakhs and to a panel of three arbitrators where claim/counter-claim amount is above Rs. 25 Lakhs. In default of sole arbitration, where required, an Arbitral Tribunal comprising of three Arbitrators appointed from among the Arbitration Panel, in the manner provided herein.

270 (b) Upon receipt of the reference to **sole** arbitration, the Exchange's Arbitration Committee shall appoint a single arbitrator from among the Arbitration Panel. In the event, that within 7 days from the appointment of the single arbitrator, either or both of the Party (ies) object to the single arbitrator so appointed then the claimant party and the respondent party shall each appoint an arbitrator and the two arbitrators so appointed by them shall appoint a third arbitrator. The third arbitrator so appointed shall act as the presiding arbitrator, within six days from their respective appointments in such cases, the third arbitrator shall be appointed by the Executive Director of the Exchange.

278 (a) Time for completion of Arbitration -The arbitrator(s) shall make the arbitral award normally within 4 months from the date of entering upon the reference.

278A - The time taken to make the award may not be extended beyond 3 times, by the Managing Director or Relevant Authority on the application by either of the parties or the arbitrator(s) as the case may be.

Notwithstanding the extensions granted in the above manner, the arbitrator(s) shall make the arbitral award within a period of six months from the date of entering into reference i.e., extension of time can be for a maximum period of **two** months.

281A (a) A party aggrieved by an arbitral award may appeal to the appellate panel of arbitrators of the exchange against such award.

(b) An appeal before the appellate panel of arbitrators may be filed within one month from the date of receipt of arbitral award.

(c) The appellate panel shall consist of three arbitrators who shall be different from the ones who passed the arbitral award appealed against.

(d) The exchange shall ensure that the process of appointment of appellate panel of arbitrators is completed within 30 days from the date of receipt of application for appellate arbitration.

(e) The appeal shall be disposed of within three months from the date of appointment of appellate panel of such appeal by way of issue of an appellate arbitral award.

(f) The Managing Director/ Executive Director of the Exchange may for sufficient cause extend the time for issue of appellate arbitral award by not more than two months on a case to case basis after recording the reasons for the same.

(g) A party aggrieved by the appellate arbitral award may file an application to the Court of competent jurisdiction in accordance with Section 34 of the Arbitration and Conciliation Act, 1996.

282A (a) In case the arbitral / appellate arbitral award is in favour of the client, the Exchange shall, on receipt of the same, debit the amount of the award from the security deposit or any other monies of the member (against whom an award has been passed) and keep it in a separate escrow account.

(b) The exchange shall implement the arbitral award, by making payment to the client, along with interest earned on the amount that has been set aside, as soon as the time for preferring an appeal before the appellate panel of arbitrators has expired and no appeal has been preferred.

(c) The exchange shall implement the appellate arbitral award, by making payment to the client, along with interest earned on the amount that has been set aside, as soon as

i. the time for making an application to a Court to set aside such appellate arbitral award under Section 34 of the Arbitration and Conciliation Act, 1996 has expired, and no application has been made, or

ii. when an application to a Court to set aside such appellate arbitral award under Section 34 of the Arbitration and Conciliation Act, 1996, having been made, it has been refused by such Court, or

iii. an application to a Court to set aside such appellate arbitral award under Section 34 of the Arbitration and Conciliation Act, 1996, having been made, but where no stay has been granted by such Court within a period of three months from the date on which the party making that application had received the appellate arbitral award.

283 (a) Each of the parties to arbitration (other than a client with a claim /counter claim upto Rs. 10 lakh and filing the arbitration reference for the same within six months) shall deposit an amount, by way of demand draft, to such officer of the Exchange as may be authorised by the Board, at the time of making arbitration reference. The deposits (exclusive of statutory dues - stamp duty, service tax, etc.) shall be as under:

Amount of Claim / Counter Claim, whichever is higher (Rs.)	If claim is filed within six months	If claim is filed after six months
upto 10,00,000	1.3% subject to a Min. of Rs.10,000	3.9% subject to a Min. of Rs.30,000

from 10,00,001 to 25,00,000	Rs. 13,000 plus 0.3% amount above Rs. 10 lakh	Rs. 39,000 plus 0.9% amount above Rs.10 lakh
above 25,00,000	Rs. 17,500 plus 0.2 % amount above Rs. 25 lakh subject to max. of Rs. 30,000	Rs. 52,500 plus 0.6 % amount above Rs. 25 lakh subject to max. of Rs.90,000

283 (b) A client, who is a party to the arbitration for a claim/counter claim upto Rs.10 lakh and files arbitration reference within six months shall be exempt from the deposit.

283 (c) In all cases, on issue of the arbitral award, the exchange shall refund the deposit, if any, to the party in whose favour the award has been passed. In cases where claim was filed within six months period, the full deposit made by the party against whom the award has been passed, shall be appropriated towards arbitration fees. In cases where claim was filed after six months, one-third of the deposit collected from the party against whom the award has been passed, shall be appropriated towards arbitration fees and balance two-third amount shall be credited to the Investor Protection Fund of the Exchange.

Note: Six months (as referred to in clauses (a), (b) and (c) above) shall be computed from the end of the quarter during which the disputed transaction(s) were executed/ settled, whichever is relevant for the dispute, and after excluding:-

- i. the time taken by the Investors Grievances Redressal Committee of the Exchange (the time taken from the date of receipt of dispute till the decision by the committee) to resolve the dispute under the Rules, Bye-laws & Regulations of the Exchange, and
- ii. the time taken by the member to attempt the resolution of the dispute (the time from the date of receipt of dispute by the member to the date of receipt of the member's last communication by the client) or one month from the date of receipt of the dispute by the member, whichever is earlier.

283 (d) A party filing an appeal before the appellate panel shall pay a fee of Rs. 30,000/- in addition to statutory dues (stamp duty, service tax, etc) along with the appeal.

293A 1. The original arbitral and appellate arbitral award with acknowledgements shall be preserved permanently.

293A. 3 In case, an appeal is filed, the records shall be preserved for five years from the date of final disposal by the *appellate panel of arbitrators or the court, as the case may be.*

BOMBAY STOCK EXCHANGE LIMITED**Insertion of Bye-law 420 in the Rules, Bye Laws and Regulations of the Exchange in respect of penalties levied by the Exchange on Trading members to be credited to Investor Protection Fund ("IPF").**

Whereas under Section 10(4) of the Securities Contracts (Regulation) Act, 1956, making or the amendment or revision of any bye-law is subject to the conditions of its previous publication.

Now, therefore, Bombay Stock Exchange Limited (the Exchange), hereto publishes the proposed Bye-law 420 of the Rules, Bye Laws and Regulations of the Exchange.

Penalties to be credited to Investor Protection Fund ("IPF")

420. Notwithstanding anything stated in the Rules, Bye-laws and Regulations, all the penalties levied by the Exchange on a Trading Member shall be credited to its Investor Protection Fund.

Any person interested in making any comments, in respect of the above amendments may please make presentations to the effect within a period of one month from the date of publication of this advertisement at the following address:

Company Secretary,
Bombay Stock Exchange Limited
25th Floor, Phiroze Jeejeebhoy Tower,
Dalal Street,
Mumbai - 400 001

For Bombay Stock Exchange Limited

Date: 29th November, 2010

Place: Mumbai

**Neena Jindal
Company Secretary**

AMENDMENT TO RULES 19(a), 36, 180(a), 180(b), 180(c), 180(d) & 180(e), DELETION OF RULE 183 AND INSERTION OF RULE 22C and 179A, OF THE RULES, BYE-LAWS AND REGULATIONS OF THE CASH SEGMENT OF THE BOMBAY STOCK EXCHANGE LIMITED FOR ADMITTING PARTNERSHIP FIRM AS A TRADING MEMBER OF THE EXCHANGE AS APPROVED BY SEBI VIDE IT'S LETTER NO. MRD/DSA/18474/2010 DATED THE 2nd SEPTEMBER, 2010.

Firms Eligible

19. (a) A partnership firm as such shall be eligible for trading membership of the Exchange only as per the Rules prescribed hereinafter;

Form of Application

22C An application for admission by a partnership firm shall be in the form prescribed in Appendix A-III to these Rules or in such other form as the Exchange may from time to time prescribe and shall be signed by atleast two designated partners applying for Trading Membership of the Exchange in the name of partnership firm.

MEMBERSHIP SECURITY

Provisions as to Security

36. A new trading member shall on admission provide security for the sum of Rs.50,000 or such enhanced amount as may be decided by Governing Board of the Exchange from time to time with the prior approval of the Central Government and shall maintain such security with the Exchange at all times he is carrying on business on the Exchange except when working as a representative trading member:

Provided, however, that if a member's son or son's son or brother or brother's son be admitted to membership, he shall not be required to provide such security during the period he continues to be a partner with such member.

Provided, further that the other partner/s in relation to partnership firm admitted to trading membership under Rule 179 A shall not be required to provide such security during the period such partner continues to be a partner with such partnership.

Provided, further, the Governing Board may, in its discretion, but after getting the permission of the Central Government, increase the amount by such sum as it deems fit in the case of any particular applicant for membership.

PARTNERSHIPS

Who may Form Partnership

179 A Partnership firm as such shall be eligible to be a trading member of the Exchange if it is registered under Indian Partnership Act, 1932 or any amendments as in force from time to time and subject to fulfillment of the following conditions :

- i) Such partnership firms shall also register with the Income Tax authorities and with the Registrar of Firms and shall produce a proof of such registration to the Exchange.
- ii) The partners of the firm shall do business only on account of the firm and jointly in the name of the partnership firm.
- iii) Partnership firm that includes minor (who is less than 21 years of age) partner shall not be eligible to be a trading member of the Exchange.
- iv) Atleast 2 partners shall be termed as designated partners who are responsible for day to day affairs of the firm as a trading member of the Exchange.
- v) Atleast 2 (two) designated Partners of the Partnership firm are qualified to become a trading member of the exchange as per the Rules, Bye-laws and Regulations of the Exchange;
- vi) Atleast 2 designated partners together should have atleast 40% shares in the partnership firm.
- vii) The qualifications/ eligibility norms for a Partnership firm shall be as provided under the Rules, Bye-laws and Regulations of the Exchange.
- viii) An application for designated partners by a partnership firm shall be in the form prescribed in Annexure III to these Rules or in such other form as the Exchange may from time to time prescribe and shall be signed by at least two designated Partner of such Partnership firm.

Security

180 (a) A trading member or his son's son or brother or brother's son or any one or more partners shall provide security for a sum equivalent to 50 per cent of the security deposit prescribed under Rule 36 on admission of such son's son or brother or brother's son or any other Partner to partnership firm under the provisions of these Rules and shall maintain such security with the Exchange at all times during the period such son's son or brother or brother's son or any other person continues to be a partner in the partnership firm.

Provisions as to Security

(b) The provisions in these Rules relating to security provided by a trading member shall apply mutatis mutandis to security provided in respect of a partnership firm under sub clause (a)

Lien on Security

(c) The security provided in respect of a partnership firm shall be subject to lien for any sum due to the Exchange or to the Clearing House by the partnership of which he is a partner and for the due fulfillment the engagements, obligations and liabilities of the partnership of which he is a partner arising out of or incidental to any bargains, dealings, transactions and contracts made subject to the Rules, Bye-laws and Regulations of the Exchange or anything done in pursuance thereof.

Return of Security

(d) On the termination of the partnership or Registration not continued under Partnership Act or under Income Tax Act or in the event of the trading member's son's son or brother or brother's son or any of the partner/s ceasing to be a partner or dying all security in respect of such partner not applied under the Rules, Bye laws and Regulations of the Exchange shall at the cost of the party providing such security be repaid and transferred either to such party or as such party shall direct or in the absence of any direction to such party's legal representative.

Letter of Declaration

(e) A trading member or his son's son or brother or brother's son or any other partner/s admitted to partnership providing security under the provisions of this Rule shall sign a Letter of Declaration in the form prescribed in Appendix F to these Rules or in such other form as the Governing Board may from time to time prescribe.

183. {deleted}

Appendix A-III**Admission Application Form
(Rule 22 C)**

The Secretary,
Bombay Stock Exchange Limited
Fort, Mumbai 400 001.

Sir,

Please acquaint the Board of Directors that we are desirous of being admitted as a member of the Exchange upon the terms of and under subject in all respects to the Rules, Bye-laws and Regulations of the Exchange which now are or hereafter may be for the time being in force.

We have read the Rules, Bye-laws and Regulations of the Exchange.

We solemnly declare :

- (i) that the Partnership Firm is formed in compliance with the provisions of Partnership Act, 1932
- (ii) that atleast two partners of the Partnership Firm are not disqualified for being members of a stock exchange under clause(1) [except sub-clause(b) and sub-clause(f)] or clause (3) [except sub-clause(a) and sub-clause(f)] of Rule 8 of the Securities Contracts (Regulations) Rules, 1957, and the directors of the company had not held the offices of directors in any company which had been a member of the stock exchange and had been declared defaulter or expelled by the stock exchange : and
- (iii) that at least two partners of the Partnership Firm possess a minimum two years experience in dealing in securities or as portfolio managers or as investment consultants.

We send herewith the following documents and undertake to furnish such additional information and documents as may be required :

I. Copies of the following documents certified by a chartered accountant :

- (a) The Partnership Deed / Agreement
- (b) The Certificate of Registration issued by Registrar of Firms.
- (c) The Auditors' Report and Annual Accounts for the last three years
- (d) The Short history of the Partnership Firm and its activities
- (e) The Capital structure of the Partnership Firm
- (f) The Statement of Share of each partners of the firm.

II. A Certificate from the Auditors of the Partnership Firm certifying that the Partnership Firm is eligible to be elected as a member of the Exchange as per the Rules, Bye-laws and Regulations of the Exchange as amended upto date.

We hereby declare

- (i) that the issued, subscribed and paid up capital of the company is not less than Rs. 30,00,000/-
- (ii) that I/we am/are associated with _____ as a sole proprietor / partner/director of company which is a member of the Exchange/holding office or place of profit as a director but undertake to sever connection immediately on election of the company (if applicable).
- (iii) that the Firm shall carry on business only as Partnership Firm of the Exchange and shall not, during such continuance as a member, do or engage in any other business which is not conducive to the business of share and stockbroking and allied financial services.
- (iv) that the Firm shall at all times maintain a net worth i.e. the aggregate of the paid up capital plus free reserves, which shall conform to the capital adequacy norms as specified by the Securities and Exchange Board of India from time to time.

Name of the Partnership Firm:

Registered Office:

Names of Partners:

Yours faithfully,

Date :

Partner

Partner

Auditors' Certificate

We certify that _____ Partnership firm is eligible to be elected as a member of the Exchange in terms of Rule 19(a) of the Rules, Bye-laws and Regulations of the Bombay Stock Exchange Limited.

We further certify that the partners of the partnership firm are not disqualified for being members of a stock exchange under clause(1) [except sub-clause(b) and sub-clause(f)] or clause (3) [except sub-clause(a) and sub-clause(f)] of Rule 8 of the Securities Contracts (Regulations) Rules, 1957, and the partners of the firm are not partners in any firms which had been a member of the stock exchange and had been declared defaulter or expelled by the stock exchange.

Date : _____ Seal: _____

Place : _____ Membership Number : _____

ANNEXURE - III

(To be filled in by Designated Partners referred to in Rule 179 A of the Rules of the Bombay Stock Exchange Limited)

1. Full Name (Surname first, if applicable) :
2. Father's/Husband's Name :
3. Date of Birth :
4. Whether a citizen of India ? :
5. Educational Qualifications (attach certified copies) : Degree/Diploma Grade Year
Name of the College/ University/ institution
6. Details of experience in the Capital market activities (use additional sheets if required) :
7. Are you carrying on business of dealing : in shares & securities either in your name or in the name of any other person? If so, give particulars.
8. Are you carrying on business as a stockbroker or as a sub-broker or as an investment consultant or in any other similar capacity? If so, give particulars.
9. Are you engaged as a principal or as an employee or otherwise in any business other than that of dealing in shares & securities or stock brokerage? If so give particulars.
10. Indicate :-
 - i) Your PAN allotted by the Income Tax Department

ii) Details of Income Tax Assessment for the last three assessment years (attach copies of the assessment orders) and any other claim, order, notices served by the Income-Tax Department.

iii) Details of Wealth Tax Assessments for the last three assessment years (attach copies of the assessment orders) and any other claim, order, notices served by the Income-Tax Department.

11. Give details of your bank/s. :
(attach reference from at least one banker)

12. Do you have any objection to a :
reference being made to your bank/s?

13. State any other circumstance which in your opinion should be disclosed to the Exchange :
:

14. Have you been involved in any civil or criminal litigation, suit or proceeding? If so, give particulars :
:

15. Have you been involved in any financial liability or contingent or unascertained nature? If so, give particulars :
:

16. Have you, at any time, been convicted of an offence involving fraud or dishonesty? If so, give particulars :
:

17. Have you at any time been :
a) rejected by any Stock Exchange for membership?
b) suspended or Expelled by a Stock Exchange from membership?
c) declared a defaulter by a Stock Exchange?
If so, give particulars.

18. Have you at any time been :
a) rejected by any commodity or similar Exchange or commercial organisation for membership?
b) expelled by any such Exchange or commercial organisation from membership?
c) declared a defaulter by any such Exchange or commercial organisation
If so, give particulars.

19. Have you at any time been adjudged bankrupt or has a receiving order in bankruptcy made against you or have you been proved to be Insolvent? If so, give particulars.

20. Have you at any time compounded :
with your creditors?
If so, give particulars

21. Have you any liabilities which are :
overdue?

22. Have you read the Rules, Bye-laws &
Regulations of the Exchange?

23. Are you aware that any misstatement
or misrepresentation or suppression of
facts by you in connection with the
application for membership by your
company or any breach by you of any
undertaking or condition of admission
to the membership may entail non
consideration expulsion of your
company's application from
membership?

I _____ being a Designated Partner of
the _____ applying for membership of the Bombay Stock Exchange, do hereby
solemnly declare and affirm that what is stated above is true to the best of my knowledge.

Dated this day of 20

(Partner)

(Partner)

FOR BOMBAY STOCK EXCHANGE LIMITED

**Neena Jindal
COMPANY SECRETARY**

Date: 8th December, 2010

Place: Mumbai

Annexure-V

NAVABHARAT ENVIROTECH PRIVATE LIMITED

Hyderabad-500076

Notice is hereby given that, Shareholders of **Navabharat Envirotech Private Limited** at the Extra-ordinary General Meeting held on Thursday, the 4th day of November 2010 at 10:00 A.M, at the registered office of the company, have passed the following Special Resolution for Members Voluntary winding-up of the Company:

"RESOLVED THAT the Company (Navabharat Envirotech Private Limited) be and is hereby wound-up voluntarily as a members' voluntary winding-up.

RESOLVED FURTHER THAT Sri J. Venkateswarlu, Chartered Accountant, be and is hereby appointed as the liquidator for the purpose of winding up of the Company.

RESOLVED FURTHER THAT Sri J. Venkateswarlu, the liquidator shall be paid a remuneration of Rs.10,000 for the winding-up of the Company.

RESOLVED FURTHER THAT Sri J. Venkateswarlu, the liquidator be and is hereby empowered to exercise the following powers:

- (a) to institute or defend any suit, prosecution, or other legal proceeding, civil or criminal, in the name and on behalf of the company;
- (b) to open an account in the name and style of Navabharat Envirotech Private Limited (in Voluntary Liquidation) with Andhra Bank, and transfer the available Bank and other balances into the said account, and the liquidator be and is hereby authorized to operate the said bank account;
- (c) to settle the list of creditors and contributories;
- (d) to pay off the liabilities in accordance with the priorities and to return the capital to contributories in the event of surplus after discharging liabilities;
- (e) to issue notices to Income Tax Department, other Government authorities, if any, intimating them about winding-up of company;
- (f) to dispose off the records after five years from the date of dissolution;
- (g) to convene the meetings of the members as and when required, including final meeting contemplated under section 497 of the Companies Act, 1956; and
- (h) to do all such things as may be necessary for winding-up the affairs of the company and distributing its assets."

For Navabharat Envirotech Private Limited

For **Navabharat Envirotech Private Limited**

Director

Place: Hyderabad
Date: 04-11-2010

V. RAMESH
Director

Annexure-III

FORM NO. 151
[See Rule 315]**Members' Voluntary Winding-up****Notice of appointment of liquidator
Section 516 of the Companies Act, 1956**

Name of Company: NAVABHARAT ENVIROTECH PRIVATE LIMITED

Nature of Business:

The Company's nature of business is to design, develop, manufacture and deal in fluid-solid separation equipment; air, water, sewage treatment plants; pulp and paper machinery; evaporation, concentration, clarification, thickening and drying equipment.

Address of Registered Office : O/o. Nile Limited,
Industrial Estate,
Nacharam, Hyderabad – 500 076.

Name and address of Liquidator : J. Venkateswarlu,
Chartered Accountant,
12 Master Sai Apartments,
Somajiguda, Hyderabad – 500 082

Date of appointment : 4th November, 2010

By whom appointed : Shareholders

Place: Hyderabad
Date: 04-11-2010

J. Venkateswarlu
Liquidator,
Navabharat Envirotech Private Limited

FORM No. 155

[See Rule 329]

Creditors' Voluntary Winding-up

Name of Company : **Kocher Oil Mills Limited**
Regd. Office : Rani Pipariya, Distt. Hoshangabad, (M.P.) – 461 775

Notices convening final meeting

Notice is hereby given in pursuance of section 509 that a general meeting of the members of the above-named company will be held at its Regd. Office on the 31st day of January, 2011 at 10 O'clock in the morning and a meeting of the creditors will be held at its Regd. Office on the 31st day of January, 2011 at 2 O'clock in the afternoon for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company disposed off and of hearing any explanation that may be given by the liquidator and also of determining by the creditors, the manner in which the books, accounts and documents of the company and of the liquidator shall be disposed off.

Dated this 14th day of December, 2010

Ashok Jain
Liquidator

NOTICE

[Pursuant to the provisions of sub-section (1) of section 485 of the Companies Act, 1956]

NOTICE IS HEREBY GIVEN THAT at its Extraordinary General Meeting held on Friday December 3, 2010, at the Registered Office of the Company at Mercantile House, 1st Floor, 15 Kasturba Gandhi Marg, New Delhi 110 001, the members of AMERICAN EXPRESS INTERNATIONAL (INDIA) PRIVATE LIMITED passed Special Resolutions for voluntary winding up of the Company in view of the Company not having commenced any business activity since its incorporation and appointed Mr. Vivek Rathi as Liquidator. The Liquidator shall act without any remuneration save and except out-of-pocket expenses incurred by him and has been vested with all the powers and responsibilities as applicable under the relevant provisions of law.

Dated the 13th day of December 2010

For American Express International (India) Private Limited
(in liquidation)

Vivek Rathi
Liquidator

Registered Office:
Mercantile House, 1st Floor
15, Kasturba Gandhi Marg,
New Delhi 110001

FORM NO. 151

[See Rule 315]

Companies Act 1956

Members' Voluntary Winding Up
Notice of appointment of Liquidator pursuant to Section 516

Name of Company	: AMERICAN EXPRESS INTERNATIONAL (INDIA) PRIVATE LIMITED
Nature of Business	: Company was planning to commence activities as Non Banking Financial Company. It could not obtain registration as an NBFC. So it did not commence any business activity.
Address of Registered Office	: Mercantile House, 1st Floor, 15, K. G. Marg, New Delhi 110 001
Name and address of Liquidator	: Mr. Vivek Rathi, Flat No. H-904, Park View, City One, Sohna Road, Gurgaon, 122001, Haryana
Date of Appointment	: 3 rd December 2010
By whom Appointed	: Shareholders of Company at an Extra Ordinary General Meeting.

VIVEK RATHI
Liquidator